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UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re:) Chapter 11
CELSIUS NETWORK LLC, et al.,1) Case No. 22-10964 (MG)
Debtors.) (Jointly Administered)

GLOBAL NOTES AND STATEMENT OF LIMITATIONS, METHODOLOGY AND DISCLAIMERS REGARDING THE GK8 DEBTORS' SCHEDULES OF ASSETS AND LIABILITIES AND STATEMENTS OF FINANCIAL AFFAIRS

GK8 Ltd., GK8 USA LLC, and GK8 UK Limited, as debtors and debtors in possession in the above-captioned chapter 11 cases (the "GK8 <u>Debtors</u>", and together with the other above-captioned debtors and debtors in possession, the "<u>Debtors</u>"), have filed these respective Schedules of Assets and Liabilities (the "<u>Schedules</u>") and Statements of Financial Affairs (the "<u>Statements</u>") in the United States Bankruptcy Court for the Southern District of New York (the "<u>Court</u>"). The GK8 Debtors, with the assistance of their legal and financial advisors, prepared the Schedules and Statements in accordance with section 521 of title 11 of the United States Code (the "<u>Bankruptcy Code</u>"), rule 1007 of the Federal Rules of Bankruptcy Procedure (the "<u>Bankruptcy Rules</u>"), and

The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, are: Celsius Network LLC (2148); Celsius KeyFi LLC (4414); Celsius Lending LLC (8417); Celsius Mining IL Ltd. (7106); Celsius Mining LLC (1387); Celsius Network IL Ltd. (7294); Celsius Network Inc. (1219); Celsius Network Limited (0143); Celsius Networks Lending LLC (8417); Celsius US Holding LLC (7956); GK8 Ltd. (1209); GK8 USA LLC (9450); and GK8 UK Limited (0893). The location of Debtor Celsius Network LLC's principal place of business and the Debtors' service address in these chapter 11 cases is 50 Harrison Street, Suite 209F, Hoboken, New Jersey 07030.

rule 1007–1 of the Bankruptcy Local Rules for the Southern District of New York (the "Local Rules").

Mr. Chris Ferraro, Acting Board Member and Chief Financial Officer of the GK8 Debtors, has signed each set of the Schedules and Statements. Mr. Ferraro is an authorized signatory for each of the GK8 Debtors. In reviewing and signing the Schedules and Statements, Mr. Ferraro has necessarily relied upon the efforts, statements, advice, and representations of personnel of the GK8 Debtors and the GK8 Debtors' legal and financial advisors. Mr. Ferraro has not (and could not have) personally verified the accuracy of each such statement and representation contained in the Schedules and Statements, including statements and representations concerning amounts owed to creditors, classification of such amounts, and respective creditor contact information.

In preparing the Schedules and Statements, the GK8 Debtors relied on financial data derived from their books and records that was available at the time of such preparation. Although the GK8 Debtors have made commercially reasonable efforts to ensure the accuracy and completeness of the Schedules and Statements, subsequent information or discovery may result in material changes to the Schedules and Statements. As a result, inadvertent errors or omissions may exist. For the avoidance of doubt, the GK8 Debtors hereby reserve all of their rights under the Bankruptcy Code, the Bankruptcy Rules, and the Local Rules, including to amend and/or supplement the Schedules and Statements, as may be necessary or appropriate.

These Global Notes and Statement of Limitations, Methodology, and Disclaimer Regarding the GK8 Debtors' Schedules of Assets and Liabilities and Statements of Financial Affairs (the "Global Notes") pertain to, are incorporated by reference in, and comprise an integral part of, each GK8 Debtor's respective Schedules and Statements. The Global Notes should be referred to and considered in connection with any review of the Schedules and Statements.²

Global Notes and Overview of Methodology

1. <u>Description of Cases.</u> On July 13, 2022 (the "<u>Initial Petition Date</u>"), the Initial Debtors³ filed voluntary petitions for relief under chapter 11 of the Bankruptcy Code, with the GK8 Debtors commencing additional cases on December 7, 2022 (the "<u>GK8 Petition Date</u>").⁴ The Debtors' chapter 11 cases are being jointly administered for procedural purposes only under lead case *In re Celsius Network LLC*, Case No. 22-10964 (MG) (Bankr. S.D.N.Y.).

These Global Notes supplement and are in addition to any specific notes contained in each GK8 Debtor's Schedules or Statements. The fact that the GK8 Debtors have prepared a Global Note with respect to any of individual GK8 Debtor's Schedules and Statements and not to those of another should not be interpreted as a decision by the GK8 Debtors to exclude the applicability of such Global Note to any of the GK8 Debtors' other Schedules and Statements, as appropriate.

The Debtors that filed voluntary petitions on July 13, 2022, are: Celsius Network LLC; Celsius KeyFi LLC; Celsius Lending LLC; Celsius Mining LLC; Celsius Network Inc.; Celsius Network Limited; Celsius Networks Lending LLC; and Celsius US Holding LLC (collectively, the "Initial Debtors").

⁴ Copies of publicly filed documents in these chapter 11 cases are available at http://cases.stretto.com/Celsius (free of charge) or the Court's website at https://www.nysb.uscourts.gov/ecf-and-pacer-information (for a fee).

The Debtors are operating their business and managing their property as debtors in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code. On July 27, 2022, the United States Trustee for the Southern District of New York (the "<u>U.S. Trustee</u>") appointed an official committee of unsecured creditors [Docket No. 241] (the "<u>Committee</u>"). Additional information regarding the Committee and its legal and financial advisors can be obtained at https://cases.ra.kroll.com/CelsiusCommittee/. The information provided herein, except as otherwise noted, is reported as of the close of business on the November 30, 2022.

- **Reporting of Cryptocurrencies.** As further described in the *Global Notes and Statement of Limitations, Methodology and Disclaimers Regarding the Debtors' Schedules of Assets and Liabilities and Statements of Financial Affairs* (the "Initial Global Notes") filed by the Initial Debtors on October 5, 2022, the applicable terms of use governing the business relationship between the Initial Debtors and their account holders are between each account holder, on the one hand, and Celsius Network LLC and its "Affiliates," on the other hand (as defined in the terms of use). This may mean that account holders of the Initial Debtors have claims against every Debtor and non-Debtor entity in the Debtors' corporate structure, including the GK8 Debtors. For that reason, the GK8 Debtors have scheduled such claims in these Statements. For further explanation as to the existence of these potential claims, please refer to the Initial Global Notes.
- 3. Reservation of Rights. Reasonable efforts have been made to prepare and file complete and accurate Schedules and Statements; however inadvertent errors or omissions may exist. The GK8 Debtors reserve all rights available pursuant to the Bankruptcy Code, Bankruptcy Rules, or Local Rules to: (i) amend and/or supplement the Schedules and Statements from time to time, in all respects, as may be necessary or appropriate, including the right to amend the Schedules and Statements with respect to the description, designation, or GK8 Debtor against which any claim ("Claim")⁵ is asserted; (ii) dispute or otherwise assert offsets, setoffs, or other defenses to any Claim reflected in the Schedules and Statements as to amount, liability, priority, status, or classification; and, to the extent that the Court decides that account holder claims do not exist at each Debtor entity in the Account Holding Claim Ruling (as defined in the Initial Global Notes); (iii) subsequently designate any Claim as "disputed," "contingent," or "unliquidated"; or (iv) object to the extent, validity, enforceability, priority, or avoidability of any Claim (regardless of whether of such Claim is designated in the Schedules and Statements as "disputed," "contingent," or "unliquidated"). Any failure to designate a Claim in the Schedules and Statements as "disputed," "contingent," or "unliquidated" does not constitute an admission by the GK8 Debtors that such Claim or amount is not "disputed," "contingent," or "unliquidated" or a waiver of any right to later object to any claim on any grounds. Listing a Claim does not constitute an admission of (a) liability or (b) amounts due or owed, if any, in each case, by the GK8 Debtor against which the Claim is listed or against any of the GK8 Debtors. Furthermore, nothing contained in the Schedules and Statements shall constitute a waiver of rights with respect to the GK8 Debtors' chapter 11 cases, including, without limitation,

3

For the purposes of these Global Notes, the term Claim shall have the meaning as defined under section 101(5) of the Bankruptcy Code.

issues involving or defenses against Claims, substantive consolidation, defenses, statutory, or equitable subordination, and/or causes of action arising under the provisions of chapter 5 of the Bankruptcy Code and any other relevant non-bankruptcy laws to recover assets or avoid transfers. Any specific reservation or rights contained elsewhere in the Global Notes does not limit in any respect the general reservation of rights contained in this paragraph.

- (a) No Admission. To the extent that the Court decides that account holder claims do not exist at each Debtor entity in the Account Holder Claim Ruling, nothing contained in the Schedules and Statements is intended as, or should be construed as, an admission or stipulation of the validity of any Claim against any GK8 Debtor, any assertion made therein or herein, or a waiver of any GK8 Debtor's rights to dispute any Claim or assert any cause of action or defense against any party.
- (b) Recharacterization. The GK8 Debtors have made reasonable efforts to correctly characterize, classify, categorize, and designate the claims, assets, executory contracts, unexpired leases, and other items reported in the Schedules and Statements. Nevertheless, due to the complexity of the GK8 Debtors' business, the GK8 Debtors may not have accurately characterized, classified, categorized, or designated certain items and/or may have omitted certain items. Accordingly, the GK8 Debtors reserve all of their rights available pursuant to the Bankruptcy Code, Bankruptcy Rules, or Local Rules to recharacterize, reclassify, recategorize, or redesignate items reported in the Schedules and Statements at a later time as necessary or appropriate, including, without limitation, whether contracts or leases listed herein were deemed executory or unexpired as of the GK8 Petition Date and remain executory and unexpired postpetition.
- (c) Classifications. Listing (i) a Claim on Schedule D as "secured," (ii) a Claim on Schedule E/F as "priority" or "unsecured," or (iii) a contract on Schedule G as "executory" or "unexpired" does not constitute an admission by the GK8 Debtors of the legal rights of the claimant or contract counterparty, or a waiver of the GK8 Debtors' rights to object to such claim, recharacterize or reclassify such Claim or contract or to setoff such Claims.
- (d) Estimates and Assumptions. The preparation of the Schedules and Statements required the GK8 Debtors to make commercially reasonable estimates and assumptions with respect to the reported amounts of assets and liabilities on the date of the Schedules and Statements, and the reported amounts of revenues and expenses during the applicable reporting periods. Actual results could differ from such estimates.
- (e) Causes of Action. Despite reasonable efforts, the GK8 Debtors may not have identified and/or set forth all of their causes of action (filed or potential) against third parties as assets in their Schedules and Statements, including, without limitation, avoidance actions arising under chapter 5 of the Bankruptcy Code and actions under other relevant bankruptcy and non-bankruptcy laws to recover assets. The GK8 Debtors reserve all rights with respect to any causes of action (including avoidance actions), controversy, right of setoff, cross claim, counterclaim, or

recoupment and any Claim on contracts or for breaches of duties imposed by law or in equity, demand, right, action, lien, indemnity, guaranty, suit, obligation, liability, damage, judgment, account, defense, power, privilege, license, and franchise of any kind or character whatsoever, known, unknown, fixed or contingent, matured or unmatured, suspected or unsuspected, liquidated or unliquidated, disputed or undisputed, secured or unsecured, assertable directly or derivatively, whether arising before, on, or after the GK8 Petition Date, in contract or in tort, in law or in equity, or pursuant to any other theory of law they may have (collectively, "Causes of Action"), and neither the Global Notes nor the Schedules and Statements shall be deemed a waiver of any such Claims, Causes of Action, or avoidance actions or in any way prejudice or impair the assertion of such Claims or Causes of Action.

- (f) Intellectual Property Rights. Exclusion of certain intellectual property shall not be construed to be an admission that such intellectual property rights have been abandoned, have been terminated, or otherwise have expired by their terms, or have been assigned or otherwise transferred pursuant to a sale, acquisition, or other transaction. Conversely, inclusion of certain intellectual property shall not be construed to be an admission that such intellectual property rights have not been abandoned, have not been terminated, or otherwise have not expired by their terms, or have not been assigned or otherwise transferred pursuant to a sale, acquisition, or other transaction.
- (g) Cryptocurrency. Certain of the GK8 Debtors' assets are cryptocurrencies, or digital tokens, based on a publicly accessible blockchain. Cryptocurrencies are unique assets. Certain laws and regulations that may be applicable to cryptocurrencies do not contemplate or address unique issues associated with the cryptocurrency economy, are subject to significant uncertainty, and vary widely across U.S. federal, state, and local and international jurisdictions. The GK8 Debtors make no representations or admissions concerning the status of cryptocurrency as a "security" under any state, federal, or local domestic or international statute, including United States federal securities laws, and reserve all rights to amend and/or supplement the Schedules and Statements as they deem appropriate in this regard.
- (h) Insiders. The GK8 Debtors have attempted to include all payments made on or within 12 months before the GK8 Petition Date to any individual or entity deemed an "insider" (and their relatives). As to each GK8 Debtor, an individual or entity is designated as an insider for the purposes of the Schedules and Statements if such individual or entity, based on the totality of the circumstances, has at least a controlling interest in, or exercises sufficient authority over, the GK8 Debtor such that they dictate corporate policy and/or the disposition of corporate assets. Where an individual or entity was a "close call" with respect to being included in the Schedules and Statements as an insider, the GK8 Debtors have opted for increased disclosure and resolved such "close calls" in favor of treating such individuals or entities as insiders for purposes of the Schedules and Statements. Certain of the individuals or entities identified as insiders may not have been insiders for the

entirety of the 12-month period before the GK8 Petition Date, but the GK8 Debtors have included them herein out of an abundance of caution.

The listing or omission of a party as an insider for purposes of the Schedules and Statements is for informational purposes and is not intended to be, nor should it be, construed as an admission that those parties are insiders for purpose of section 101(31) of the Bankruptcy Code. Information regarding the individuals or entities listed as insiders in the Schedules and Statements may not be used for: (a) the purposes of determining (i) control of the GK8 Debtors; (ii) the extent to which any individual or entity exercised management responsibilities or functions; (iii) corporate decision-making authority over the GK8 Debtors; or (iv) whether such individual or entity could successfully argue that it is not an insider under applicable law, including the Bankruptcy Code and federal securities laws, or with respect to any theories of liability or (b) any other purpose. Furthermore, the listing or omission of a party as an insider for purposes of the Schedules and Statements is not intended to be, nor should it be, construed an admission of any fact, right, claim, or defense, and all such rights, claims, and defenses available pursuant to the Bankruptcy Code, Bankruptcy Rules, or Local Rules are hereby expressly reserved.

4. Methodology.

- Basis of Presentation. Information contained in the Schedules and Statements has (a) been derived from the GK8 Debtors' books and records and historical financial statements. The Schedules and Statements have not, however, been subject to procedures that would typically be applied to financial statements prepared in accordance with Generally Accepted Accounting Principles in the United States ("GAAP") or International Financial Reporting Standards ("IFRS") and are not intended to reconcile fully with any financial statements of each GK8 Debtor prepared under GAAP or IFRS. Therefore, combining the assets and liabilities set forth in the Schedules and Statements would result in amounts that are substantially different from financial information that would be prepared on a consolidated basis under GAAP or IFRS. . Unlike the consolidated financial statements, the Schedules and Statements, except where otherwise indicated, reflect the assets and liabilities of each separate GK8 Debtor. Moreover, given, among other things, the uncertainty surrounding the valuation, collection, and ownership of certain assets and the valuation and nature of certain liabilities, to the extent that a GK8 Debtor shows more assets than liabilities, it is not an admission that the GK8 Debtor was solvent as of the GK8 Petition Date or at any time before the GK8 Petition Date. Likewise, to the extent a GK8 Debtor shows more liabilities than assets, it is not an admission that the GK8 Debtor was insolvent at the GK8 Petition Date or any time before the GK8 Petition Date. For the avoidance of doubt, nothing contained in the Schedules and Statements is indicative of the GK8 Debtors' enterprise value. The Schedules and Statements contain unaudited information that is subject to further review and potential adjustment.
- **(b)** <u>Confidential or Sensitive Information</u>. There may be instances in which certain information in the Schedules and Statements intentionally has been redacted due

to, among other things, the nature of an agreement between a GK8 Debtor and a third party, local restrictions on disclosure, concerns about the confidential nature of certain information, or concerns for the privacy of an individual (including minors). The alterations will be limited to only what is necessary to protect the GK8 Debtor or applicable third party. The GK8 Debtors may also be authorized or required to redact certain information from the public record pursuant to orders of the Court sealing or otherwise protecting such information from public disclosure, including the *Memorandum Opinion and Order on the Debtors' Sealing Motion* [Docket No. 910]. All such redacted information shall be made available as directed by orders of the Court or to the individual account holder or creditor scheduled, as applicable.

- (c) <u>Duplication</u>. Certain of the GK8 Debtors' assets, liabilities, and prepetition payments may properly be disclosed in response to multiple parts of the Schedules and Statements. Except as otherwise discussed below, to the extent these disclosures would be duplicative, the GK8 Debtors have determined to only list such assets, liabilities, and prepetition payments once.
- Met Book Value. In certain instances, current market valuations for certain assets are neither maintained by, nor readily available to, the GK8 Debtors. Accordingly, unless otherwise indicated, the GK8 Debtors' Schedules and Statements reflect net book values. Market values may vary, sometimes materially, from net book values. The GK8 Debtors believe that it would be an inefficient use of estate assets for the GK8 Debtors to obtain the current market values of their property. Accordingly, the GK8 Debtors have indicated in the Schedules and Statements that the values of certain assets and liabilities are undetermined or unknown.

Certain other assets, such as investments in subsidiaries and other intangible assets, are listed at undetermined amounts, as the net book values may differ materially from fair market values. Amounts ultimately realized may vary from net book value (or whatever value was ascribed) and such variance may be material. Accordingly, the GK8 Debtors reserve all of their rights to amend or adjust the value of each asset set forth herein. In addition, the amounts shown for total liabilities exclude items identified as "unknown" or "undetermined," and, thus, ultimate liabilities may differ materially from those stated in the Schedules and Statements.

In addition, assets that have been fully depreciated or that were expensed for accounting purposes either do not appear in these Schedules and Statements or are listed with a zero-dollar value, as such assets have no net book value. The omission of an asset from the Schedules and Statements does not constitute a representation regarding the ownership of such asset, and any such omission does not constitute a waiver of any rights of the GK8 Debtors with respect to such asset. Given, among other things, the current market valuation of certain assets and the valuation and nature of certain liabilities, nothing in the Schedules and Statements shall be, or shall be deemed to be, an admission that any GK8 Debtor was solvent or insolvent as of the GK8 Petition Date.

- (e) <u>Property</u>. The GK8 Debtors' office property leases are set forth on Schedule G. Nothing in the Schedules and Statements is or shall be construed as an admission as to the determination as to the legal status of any lease (including whether any lease is a true lease or a financing arrangement), and the GK8 Debtors reserve all of their rights with respect to same.
- Allocation of Liabilities. The GK8 Debtors, in consultation with their advisors, have sought to allocate liabilities between the prepetition and postpetition periods based on the information and research that was conducted in connection with the preparation of the Schedules and Statements. As additional information becomes available and further research is conducted, the allocation of liabilities between prepetition and postpetition periods may change. The GK8 Debtors reserve the right to amend and/or supplement the Schedules and Statements pursuant to the Bankruptcy Code, the Bankruptcy Rules, and the Local Rules as they deem appropriate in this regard.
- **Undetermined Amounts.** The description of an amount as "unknown" or "undetermined" is not intended to reflect upon the materiality of such amount.
- (h) <u>Unliquidated Claim Amounts</u>. Claim amounts that could not be readily quantified by the GK8 Debtors are scheduled as "unliquidated."
- (i) <u>Totals</u>. All totals that are included in the Schedules and Statements represent totals of all the known amounts included in the Schedules and Statements. To the extent there are unknown or undetermined amounts, the actual total may be different than the listed total.
- Valuation of Cryptocurrency. Cryptocurrency amounts are generally listed by coin amount rather than a conversion to price in U.S. dollars. To the extent cryptocurrency values are presented in U.S. dollars, they reflect the valuation as set forth in the GK8 Debtors' books and records as of the November 30, 2022 or the time of the relevant transaction, as applicable. Actual net realizable value may vary significantly. The GK8 Debtors reserve all rights available pursuant to the Bankruptcy Code, Bankruptcy Rules, or Local Rules in this respect with such values presented in the Schedules and Statements.
- (k) Paid Claims. Pursuant to certain orders of the Court entered in the Debtors' chapter 11 cases entered shortly after the Initial Petition Date and GK8 Petition Date (collectively, the "First Day Orders") as well as other orders of the Court, the GK8 Debtors have authority to pay certain outstanding prepetition payables pursuant to bankruptcy or other court order; as such, outstanding liabilities may have been reduced by any court-approved postpetition payments made on prepetition payables. Where and to the extent these liabilities have been satisfied, they are not listed in the Schedules and Statements, unless otherwise indicated. Regardless of whether such claims are listed in the Schedules and Statements, to the extent the GK8 Debtors later pay any amount of the claims listed in the Schedules and Statements pursuant to any orders entered by the Court, the GK8 Debtors

reserve all rights to amend or supplement the Schedules and Statements or to take other action, such as filing claims objections, as is necessary and appropriate to avoid overpayment or duplicate payments for liabilities. Nothing contained herein should be deemed to alter the rights of any party in interest to contest a payment made pursuant to an order of the Court where such order preserves the right to contest such payment.

(I) Intercompany Receivables and Payables. Receivables and payables among the GK8 Debtors and their non-GK8 Debtor affiliates are reported on Schedule A/B and Schedule E/F, respectively, per the GK8 Debtors' books and records. Intercompany loan amounts scheduled may include accrued and unpaid interest. The listing of any amounts with respect to such receivables and payables is not, and should not be construed as, an admission or conclusion of the GK8 Debtors' regarding the allowance, classification, validity, or priority of such account or characterization of such balances as debt, equity, or otherwise. For the avoidance of doubt, the GK8 Debtors reserve all rights, claims, and defenses available pursuant to the Bankruptcy Code, Bankruptcy Rules, or Local Rules in connection with any and all intercompany receivables and payables, including with respect to the characterization of intercompany claims, loans, and notes.

As described more fully in the *Debtors' Motion Seeking Entry of Interim and Final Orders (I) Authorizing the GK8 Debtors to (A) Continue to Operate The GK8 Cash Management System, (B) Honor Certain Prepetition Obligations Related Thereto, (C) Maintain Existing Business Forms, and (D) Continue to Perform GK8 Intercompany Transactions, (II) Granting Superpriority Administrative Expense Status To Postpetition Intercompany Balances, And (III) Granting Related Relief [Docket No. 1621] (the "Cash Management Motion"), the GK8 Debtors engage in a range of intercompany transactions in the ordinary course of business. Pursuant to the interim order granting certain of the relief requested in the Cash Management Motion on an interim basis [Docket No. 1653] (the "Cash Management Order"), the Court has granted the GK8 Debtors authority to continue these intercompany transactions in the ordinary course of business on an interim basis. Thus, intercompany balances as of the November 30, 2022, as set forth in Schedule E/F or Schedule A/B 77, may not accurately reflect current positions.*

- (m) Guarantees and Other Secondary Liability Claims. The GK8 Debtors have exercised reasonable efforts to locate and identify guarantees in their executory contracts, unexpired leases, and other such agreements. The GK8 Debtors may have inadvertently omitted guarantees embedded in their contractual agreements and may identify additional guarantees as they continue their review of their books and records and contractual agreements. The GK8 Debtors reserve their rights to amend the Schedules and Statements if additional guarantees are identified.
- (n) <u>Excluded Assets and Liabilities</u>. The GK8 Debtors have excluded certain categories of assets, tax accruals, and liabilities from the Schedules and Statements, including without limitation, accrued salaries and employee benefit accruals. In addition and as set forth above, the GK8 Debtors may have excluded amounts for

which the GK8 Debtors have paid or have been granted authority to pay pursuant to the First Day Orders or other order that may be entered by the Court. Additionally, certain immaterial or *de minimis* assets and liabilities may have been excluded.

- (o) <u>Currency</u>. Unless otherwise indicated, all amounts are reflected in U.S. dollars or amount of cryptocurrency coins.
- (p) <u>Setoffs</u>. The GK8 Debtors may incur certain setoffs and other similar rights during the ordinary course of business. Offsets in the ordinary course can result from various items, including, without limitation, margin call or other lending-related transactions, intercompany transactions, pricing discrepancies, returns, and other disputes between the GK8 Debtors and their account holders and/or suppliers. These offsets and other similar rights are consistent with the ordinary course of business in the GK8 Debtors' industry and may not be tracked separately. Therefore, although such offsets and other similar rights may have been included in the Schedules, other offsets are not independently accounted for, and as such, may be excluded from the Schedules.
- (q) Claims and Causes of Action. The GK8 Debtors, despite reasonable efforts, may not have identified and/or set forth all of their Causes of Action against third parties as assets in their Schedules and Statements, including, without limitation, avoidance actions arising under chapter 5 of the Bankruptcy Code and actions under other relevant bankruptcy and non-bankruptcy laws to recover assets. The GK8 Debtors reserve all of their rights available pursuant to the Bankruptcy Code, Bankruptcy Rules, or Local Rules with respect to any Claims, Causes of Action, or avoidance actions they may have and nothing contained in these Global Notes or the Schedules and Statements shall be deemed a waiver of any such claims, avoidance actions, or Causes of Action or in any way prejudice or impair the assertion of such claims.
- (r) Executory Contracts. Although the GK8 Debtors made diligent efforts to attribute an executory contract to its rightful GK8 Debtor, in certain instances, the GK8 Debtors may have inadvertently failed to do so. Accordingly, the GK8 Debtors reserve all of their rights available pursuant to the Bankruptcy Code, Bankruptcy Rules, or Local Rules with respect to the named parties of any and all executory contracts, including the right to amend Schedule G.
- (s) Claims of Third-Party Related Entities. While the GK8 Debtors have made every effort to properly classify each claim listed in the Schedules as being either disputed or undisputed, liquidated or unliquidated, and contingent or noncontingent, the GK8 Debtors have not been able to fully reconcile all payments made to certain third parties and their related entities on account of the GK8 Debtors' obligations to same. Therefore, to the extent that the GK8 Debtors have classified their estimate of claims of a creditor as disputed, all claims of such creditor's affiliates listed in the Schedules and Statements shall similarly be considered as disputed, whether or not they are designated as such.

- (t) <u>Umbrella or Master Agreements</u>. Contracts listed in the Schedules and Statements may be umbrella or master agreements that cover relationships with some or all of the GK8 Debtors. Where relevant, such agreements have been listed in the Schedules and Statements only of the GK8 Debtor that signed the original umbrella or master agreement. The master service agreements have been listed in Schedule G, but do not reflect any decision by the GK8 Debtor as to whether or not such agreements are executory in nature.
- (u) Credits and Adjustments. The Claims of individual creditors for, among other things, goods, products, services, or taxes are listed as the amounts entered on the GK8 Debtors' books and records and may either (i) not reflect credits, allowances, or other adjustments due from such creditors to the GK8 Debtors or (ii) be net of accrued credits, allowances, or other adjustments that are actually owed by a creditor to the GK8 Debtors on a postpetition basis on account of such credits, allowances, or other adjustments earned from prepetition payments and vendor payments, if applicable. The GK8 Debtors reserve all of their rights available pursuant to the Bankruptcy Code, Bankruptcy Rules, or Local Rules with regard to such credits, allowances, or other adjustments, including, but not limited to, the right to modify the Schedules, assert claims objections and/or setoffs with respect to the same, or apply such allowances in the ordinary course of business on a post-petition basis.
- Payments. The financial affairs and business of the GK8 Debtors are complex. Prior to the GK8 Petition Date, the GK8 Debtors maintained a cash management and disbursement system in the ordinary course of their businesses, as described in the Cash Management Motion, as defined herein. Although efforts have been made to attribute open payable amounts to the correct legal entity, the GK8 Debtors reserve all of their rights available pursuant to the Bankruptcy Code, Bankruptcy Rules, or Local Rules to modify or amend their Schedules and Statements to attribute such payment to a different legal entity, if appropriate.

5. Specific Schedules Disclosures.

- (a) Schedule A/B, Question 3 Checking, Savings, Money Market, or Financial Brokerage Accounts. Amounts listed are as of the GK8 Petition Date for the corresponding GK8 Debtor and reflect the actual bank balance, not the net book value.
- (b) Schedule A/B, Questions 7 and 8 Deposits and Prepayments. The GK8 Debtors are required to make deposits or prepayments from time to time with various vendors and other service providers in the ordinary course of business. The GK8 Debtors have exercised reasonable efforts to report the current value of any deposits or prepayments. The GK8 Debtors may have inadvertently omitted deposits or prepayments and conversely may have reported deposits or prepayments that are no longer outstanding. The GK8 Debtors reserve their rights pursuant to the Bankruptcy Code, the Bankruptcy Rules, and the Local Rules to

amend the Schedules and Statements if deposits or prepayments are incorrectly identified.

(c) Schedule A/B, Question 15 – Non-Publicly Traded Stock. Equity interests in subsidiaries and affiliates primarily arise from common stock ownership or member or partnership interests. For purposes of these Schedules, the GK8 Debtors have listed an undetermined value for the equity interests of all subsidiaries and affiliates. Nothing in these Schedules is an admission or conclusion of the GK8 Debtors regarding the value of such subsidiary and affiliate equity interests, which, under certain fair market or enterprise valuation analyses, may have value.

Book values of assets prepared in accordance with GAAP generally do not reflect the current performance of the assets or the impact of the industry environment and may differ materially from the actual value and/or performance of the underlying assets. As such, the value listed in these Schedules and Statements cannot be, and was not, used to determine the GK8 Debtors' enterprise valuation.

- (d) Schedule A/B, Question 55 Real Property. The GK8 Debtors do not own any real property. The GK8 Debtors' office and other property leases are set forth on Schedule G.
- (e) Schedule A/B, Question 73 Interests in insurance policies or annuities. The GK8 Debtors have included a listing of their insurance policies in response to Question 73, however, a determination as to the surrender or refund value of each of the insurance policies has not been made and, therefore, the balance is listed as undetermined.
- Schedule A/B, Question 77 Other property of any kind not already listed. Schedule A/B, Question 77 lists, among other things, the GK8 Debtors' cryptocurrency, or digital tokens, assets based on a publicly accessible blockchain. The current value shown reflects the valuation as booked in the GK8 Debtors' books and records as of November 30, 2022. All figures set forth in Schedule A/B, Question 77 are preliminary, unreviewed, and unaudited and are subject to final adjustments following, *inter alia*, completion of quarterly and year-end close procedures.
- (g) Schedule D Creditors Who Have Claims Secured by Property. Except as otherwise agreed pursuant to a stipulation, or agreed order, or general order entered by the Court that is or becomes final, the GK8 Debtors and their estates reserve their rights to dispute or challenge the validity, perfection, or immunity from avoidance of any lien purported to be granted or perfected in any specific asset to any creditor of any GK8 Debtor. The GK8 Debtors reserve all rights to dispute or challenge the secured nature of any such creditor's Claim or the characterization of the structure of any such transaction or any document or instrument related to such creditor's Claim.

The GK8 Debtors have not included on Schedule D parties that may believe their GK8 Claims are secured through setoff rights or inchoate statutory lien rights.

(h) Schedule E/F – Creditors Who Have Unsecured Claims. The listing of any Claim on Schedule E/F does not constitute an admission by the GK8 Debtors that such Claim or any portion thereof is entitled to priority treatment under section 507 of the Bankruptcy Code. The GK8 Debtors reserve all of their rights available pursuant to the Bankruptcy Code, Bankruptcy Rules, or Local Rules to dispute the amount and/or the priority status of any Claim on any basis at any time.

Part 1 - Creditors with Priority Unsecured Claims. Pursuant to the Final Order (I) Authorizing the Payment of Certain Taxes and Fees and (II) Granting Related Relief [Docket No. 526] (the "Taxes Order"), made applicable to the GK8 Debtors pursuant to the Order (I) Applying Certain Orders in Initial Debtors' Chapter 11 Cases to GK8 LTD., GK8 USA LLC, and GK8 UK Limited And (II) Granting Related Relief [Docket No. 1655] (the "Omnibus Order"), the Court granted the GK8 Debtors authority to pay, in their sole discretion, certain tax liabilities and regulatory fees, including certain business licensing fees, that accrued prepetition. Accordingly, any unsecured priority claims based upon prepetition tax accruals that have been or will be paid pursuant to the Taxes Order and Omnibus Order are not listed in Schedule E.

Furthermore, pursuant to the Final Order Authorizing the Debtors to (I) Authorizing the Debtors to (A) Pay Prepetition Wages, Salaries, Other Compensation, and Reimbursable Expenses and (B) Continue Employee Benefits Programs and (II) Granting Related Relief [Docket No. 518] (the "Wages Order"), made applicable to the GK8 Debtors pursuant to the Omnibus Order, the Court granted the GK8 Debtors authority to pay or honor certain prepetition obligations for employee wages, salaries, and other compensation, reimbursable employee expenses, and employee medical and similar benefits, in the ordinary course of business. The GK8 Debtors believe that all such Claims have been, or will be, satisfied in the ordinary course during their chapter 11 cases pursuant to the authority granted in the Wages Order and the Omnibus Order, and such satisfied amounts are not set forth on Schedule E.

The listing of a claim on Schedule E/F, Part 1 does not constitute an admission by the GK8 Debtors that such claim or any portion thereof is entitled to priority status.

Part 2 - Creditors with Nonpriority Unsecured Claims.

Pursuant to the Final Order (I) Authorizing the Debtors to Pay Prepetition Claims of Certain Critical Vendors, Foreign Vendors, 503(B)(9) Claimants, and Lien Claimants, (II) Granting Administrative Expense Priority to All Undisputed Obligations on Account of Outstanding Orders, and (III) Granting Related Relief [Docket No. 520] (the "Critical Vendors Order"), made applicable to the GK8 Debtors pursuant to the Omnibus Order, the Court granted the GK8 Debtors authority to pay, in their sole discretion, certain trade claims that accrued

prepetition. Accordingly, any unsecured claims based upon prepetition trade accruals that have been paid pursuant to the Critical Vendors Order and Omnibus Order are not listed in Schedule E/F, Part 2.

The liabilities identified in Schedule E/F, Part 2 are derived from the GK8 Debtors' books and records. The GK8 Debtors made a reasonable attempt to set forth their unsecured obligations, although the actual amount of Claims against the GK8 Debtors may vary from those liabilities represented on Schedule E/F, Part 2. The listed liabilities may not reflect the correct amount of any unsecured creditor's allowed Claims or the correct amount of all unsecured Claims. Certain creditors listed on Schedule E/F may owe amounts to the GK8 Debtors and, as such, the GK8 Debtors may have valid setoff or recoupment rights with respect to such amounts, including on account of outstanding cryptocurrency or other loans. The amounts listed on Schedule E/F do not reflect any such right of setoff or recoupment and the GK8 Debtors reserve all rights to assert any such setoff or recoupment rights.

Schedule E/F, Part 2 does not include certain deferred credits, deferred charges, deferred liabilities, accruals, or general reserves. Such amounts are general estimates of liabilities and do not represent specific claims as of the GK8 Petition Date; however, such amounts are reflected on the GK8 Debtors' books and records as required in accordance with GAAP.

The claims of individual creditors for, among other things, goods, services, or taxes listed on the GK8 Debtors' books and records may not reflect credits or allowances due from such creditors. The GK8 Debtors reserve all of their rights in respect of such credits or allowances. The dollar amounts listed may be exclusive of contingent or unliquidated amounts.

(i) Schedule G – Executory Contracts and Unexpired Leases. While reasonable efforts have been made to ensure the accuracy of Schedule G, inadvertent errors or omissions may have occurred. The GK8 Debtors reserve all rights pursuant to the Bankruptcy Code, the Bankruptcy Rules, and the Local Rules to supplement or amend Schedule G as necessary.

Certain relationships between the GK8 Debtors and their vendors and account holders may be governed by a master services agreement, under which counterparties may place purchase orders or other ancillary agreements which may be considered executory contracts.

Listing a contract or agreement on Schedule G does not constitute an admission that such contract or agreement is an executory contract or unexpired lease or that such contract or agreement was in effect on the GK8 Petition Date or is valid or enforceable. The GK8 Debtors hereby reserve all of their rights to dispute the validity, status, or enforceability of any contracts, agreements, or leases set forth in Schedule G and to amend or supplement such Schedule as necessary. Certain of the leases and contracts listed on Schedule G may contain renewal options, guarantees of payment, indemnifications, options to purchase, rights of first refusal

and other miscellaneous rights. Such rights, powers, duties, and obligations are not set forth separately on Schedule G. In addition, the GK8 Debtors may have entered into various other types of agreements in the ordinary course of their business, such as supplemental agreements and letter agreement, which documents may not be set forth in Schedule G.

The GK8 Debtors reserve all rights to dispute or challenge the characterization of any transaction or any document or instrument related to a creditor's claim.

In some cases, the same counterparty may appear multiple times in Schedule G. Multiple listings, if any, reflect distinct agreements between the applicable GK8 Debtor and such supplier or provider.

The listing of any contract on Schedule G does not constitute an admission by the GK8 Debtors as to the validity of any such contract. The GK8 Debtors reserve the right to dispute the effectiveness of any such contract listed on Schedule G or to amend Schedule G at any time to remove any contract.

Omission of a contract or agreement from Schedule G does not constitute an admission that such omitted contract or agreement is not an executory contract or unexpired lease. The GK8 Debtors' rights under the Bankruptcy Code, the Bankruptcy Rules, or the Local Rules with respect to any such omitted contracts or agreements are not impaired by the omission.

6. Specific Statements Disclosures.

(a) Statement Question 3 – Payments to Creditors. All accounts payable disbursements listed in Statement Question 3 are made through the GK8 Debtors' cash management system, more fully described in the Cash Management Motion. Dates listed in Statement Questions 3 reflect the dates upon which the GK8 Debtor transferred funds to the relevant payee or disbursing agent. Certain disbursements may be excluded from Statement 3, such as disbursements to retained professionals (reported elsewhere). Certain payroll-related pass-through payments have been excluded from Statement 3.

For the avoidance of doubt, any payments made in connection with the GK8 Debtors' bankruptcy within the 12-month period prior to the GK8 Petition Date are disclosed in response to Statement Question 11 and therefore are not listed in response to Statement Question 3. Further, any payments made to an insider within the 12-month period prior to the GK8 Petition Date are disclosed in response to Statement Question 4 and therefore are not listed in response to Statement Question 3.

(b) Statement Question 4 – Payments to Insiders. The GK8 Debtors have responded to Statement Questions 4 and 30 in detailed format by insider in the attachment for Statement Question 4.

The GK8 Debtors have also reported monthly intercompany positions in Statement Question 4. In addition, intercompany payables and receivables as of November 30, 2022 can be found on Schedule E/F and Schedule AB.

To the extent: (i) a person qualified as an insider in the year prior to the GK8 Petition Date but later resigned their insider status or (ii) did not begin the year as an insider but later became an insider, the GK8 Debtors have listed in response to Statement Question 4 all payments or transfers made during the applicable 12-month period, irrespective of when such person was defined as an "insider."

As discussed above, the inclusion of a party as an insider is not intended to be, nor should be, construed as a legal characterization of such party as an insider and does not act as an admission of any fact, Claim, right, or defense, and any such rights, Claims, and defenses are hereby expressly reserved.

(c) Statement Question 11 – Payments Made Related to Bankruptcy. Although the GK8 Debtors have made reasonable efforts to distinguish between payments made for professional services related and unrelated to their restructuring efforts, some amounts listed in response to Statement Question 11 may include payments for professional services unrelated to bankruptcy.

Additionally, out of an abundance of caution, the GK8 Debtors have listed all payments related to their restructuring efforts made by or on behalf of the Debtors within 1 year before the GK8 Petition Date.

* * * * *

Fill in this in	formatio	n to identify	the case:
Debtor name	GK8 Ltd.		
United States I	Bankruptcy	Court for the:	Southern District of New York
Case number (If known)	22-11643	

☐ Check if this is an amended filing

Official Form 207

Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

04/22

The debtor must answer every question. If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write the debtor's name and case number (if known)

<u> </u>									
Income									
ss revenue from business									
None									
		of the debtor's fisc	cal						
From the beginning of the fiscal year to filing date:	From	01/01/2022 MM/DD/YYYY	to	12/07/2022		_		\$	2,363,000.00
For prior year:	From	01/01/2021 MM/DD/YYYY	to	12/31/2021 MM/DD/YYYY		_	-	\$	1,436,039.00
For the year before that:	From	01/01/2020 MM/DD/YYYY	to	12/31/2020 MM/DD/YYYY			- · · · · · · · · · · · · · · · · · · ·	\$	373,105.00
ude revenue regardless of whether th					Oo n	not De:	include revenue listed in line 1.	Gross revenueach source	
From the beginning of the fiscal year to filing date:	From	01/01/2022 MM/DD/YYYY	to	12/07/2022		<u>No</u>	one	\$	0.00
For prior year:	From	01/01/2021 MM/DD/YYYY	to	12/31/2021 MM/DD/YYYY	I	Re	ealized Gain - Foreign Exchange	\$	3,280.00
For the year before that:	From	01/01/2020 MM/DD/YYYY	to	12/31/2020 MM/DD/YYYY	I	Re-	ealized Gain - Foreign Exchange	\$	6,507.00
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Debtor

GK8 Ltd. Name

Pg 18 of 54 Case number (If known) 22-11643

List Certain Transfers	Made Before Filing for Ba	пкгиртсу			
Certain payments or transfers	s to creditors within 90 d	lays before filing this	case		
			other than regular employee co		
days before filing this case unli on 4/01/2025 and every 3 year			red to that creditor is less than ser the date of adjustment.)	\$7, 575. (This amount ma	ay be adjusted
☐ None See Attached R	ider				
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Creditor's fiame and add	uress	Dates	Total amount of value	Check all that a	ayment or transfer apply
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3.1			\$	Secured d	
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guaranteed or cosigned by an 67, 575. (This amount may be 50 not include any payments I general partners of a partnershe debtor. 11 U.S.C. § 101(31) None See Attached R Insider's name and additional street Relationship to debtor Street Street	insider unless the aggregadjusted on 4/01/2025 at isted in line 3. Insiders in hip debtor and their relative). ider ress	gate value of all prope nd every 3 years after clude officers, directo ves; affiliates of the de	rty transferred to or for the bene that with respect to cases filed rs, and anyone in control of a coebtor and insiders of such affiliation. Total amount or value	rfit of the insider is less th on or after the date of ad orporate debtor and their tes; and any managing a	nan justment.) relatives; gent of
guaranteed or cosigned by an 67, 575. (This amount may be Do not include any payments I general partners of a partnersh debtor. 11 U.S.C. § 101(31) None See Attached R Insider's name and additional street City State Relationship to debtor	insider unless the aggregadjusted on 4/01/2025 at isted in line 3. Insiders in hip debtor and their relative). ider ress Zip Code	gate value of all prope nd every 3 years after clude officers, directo ves; affiliates of the de	rty transferred to or for the bene that with respect to cases filed rs, and anyone in control of a coebtor and insiders of such affiliation. Total amount or value	rfit of the insider is less th on or after the date of ad orporate debtor and their tes; and any managing a	nan justment.) relatives; gent of
guaranteed or cosigned by an 67, 575. (This amount may be Do not include any payments I general partners of a partnersh debtor. 11 U.S.C. § 101(31) None See Attached R Insider's name and additional street City State Relationship to debtor	insider unless the aggregadjusted on 4/01/2025 at isted in line 3. Insiders in hip debtor and their relative). ider ress Zip Code	gate value of all prope nd every 3 years after clude officers, directo ves; affiliates of the de	rty transferred to or for the bene that with respect to cases filed rs, and anyone in control of a coebtor and insiders of such affiliation. Total amount or value	rfit of the insider is less th on or after the date of ad orporate debtor and their tes; and any managing a	nan justment.) relatives; gent of

Debtor GK

GK8 Ltd.	Pg 19 of 54	Case number (If known)	22-11643
Name			

5. Re	possessions, foreclosures, and returns				
	st all property of the debtor that was obtained at a foreclosure sale, transferred by a de				
	None				
	Creditor's name and address	Description of the prope	erty	Date	Value of property
5.1					\$
	Street				
	City State Zi	p Code			
5.2					\$
	Street				
	City State Zi	p Code			
6. Se					
	st any creditor, including a bank or financial e debtor without permission or refused to m				
V	None				
	Creditor's name and address	Description of the action	n creditor took	Date action was	Amount
				taken	\$
					5
	Street				
	City State Zip	Code			
		Last 4 digits of accou	ınt number: XXXX -		
Part	3: Legal Actions or Assignments				
	gal actions, administrative proceedings,	court actions, executions, attachmen	ts. or governmental audits		
Lis	st the legal actions, proceedings, investigat	ions, arbitrations, mediations, and audi		which the debtor	
wa	as involved in any capacity-within 1 year be None	fore filing this case.			
	Case title	Nature of case	Court or agency's name and	addroce	Status of case
7.1		Nature of case	Court of agency's name and	aduress	☐ Pending
			Street		☐ On appeal
	Case number		City State	Zip Code	Concluded
	Case title	Nature of case	Court or agency's name and	address	Status of case
7.2					☐ Pending
			Street		☐ On appeal
	Case number		City State	Zip Code	☐ Concluded

Debtor Signature 22-11643-mg Doc 5 Filed 01/20/23 Entered 01/20/23 20:33:35 Main Document Pg 20 of 54 Pg 20 of 54

Lis	signments and receivership st any property in the hands of an assignee for the benefit of ands of a receiver, custodian, or other court-appointed office		d any property in the	
 ☑	None	. That is your pole to ming and cace.		
	Custodian's name and address	Description of the property	Value	
			\$	
	Street	Case title	Court name and address	3
	City State Zip Code	Case number		
		Date of order or assignment		
Part o	4: Certain Gifts and Charitable Contributions at all gifts or charitable contributions the debtor gave to a	recipient within 2 years before filing this case unless	the aggregate	
	ue of the gifts to that recipient is less than \$1,000 None			
v	Recipient's name and address	Description of the gifts or contributions	Dates given	Value
9.1				\$
	Street			
	City State Zip Code			
	Recipient's relationship to debtor			
9.2				\$
	Street			
	City State Zip Code			
	Recipient's relationship to debtor			
Part :	5: Certain Losses			
	Il losses from fire, theft, or other casualty within 1 year be	efore filing this case.		
V	None			
	Description of the property lost and how the loss occurred	Amount of payments received for the loss If you have received payments to cover the loss, for example, from insurance, government compensation, or tort liability, list the total received. List unpaid claims on Official Form 106A/B (Schedule A/B: Assets - Real and Personal Property).	Date of loss	Value of property lost
				\$

22-11643-mg Doc 5 Filed 01/20/23 Entered 01/20/23 20:33:35 Main Document Pg 21 of 54 Case number (If known)

Debtor

GK8 Ltd. Name

22-11643

Part 6	6: Certain Payments or Transfers			
11. Pa	ayments related to bankruptcy			
Li th	ist any payments of money or other transfers	of property made by the debtor or person acting on behalf of the y, including attorneys, that the debtor consulted about debt $\cos \alpha$ case.	he debtor within 1 year before nsolidation or restructuring,	
	None See Attached Rider			
	Who was paid or who received the transfer?	If not money, describe any property transferred	Dates	Total amount or value
11.1				\$
	Address			
	Address			
	Street			
	City State Zip Co	le		
	Email or website address			
	Who made the payment, if not debtor?			
	Who was paid or who received the transfer?	If not money, describe any property transferred	Dates	Total amount or value
11.2		1.2.00.00		\$
	Address			·
	Address			
	Street			
	City State Zip Co	le		
	Email or website address			
	Who made the payment, if not debtor?			
	elf-settled trusts of which the debtor is a be	-		
Li th	ist any payments or transfers of property mad his case to a self-settled trust or similar device	e by the debtor or a person acting on behalf of the debtor with	in 10 years before the filing of	
D	Do not include transfers already listed on this	tatement.		
	None			
	Name of trust or device	Describe any property transferred	Dates transfers were made	Total amount or value
				\$
	Trustee			
	nustee			

22-11643-mg Doc 5 Filed 01/20/23 Entered 01/20/23 20:33:35 Main Document Pg 22 of 54 Case number (If known) 22-11643

Debtor

GK8 Ltd. Name

	ansfers not already listed on this statement	e, or any other means-made by the debtor or a person a	ectina or	hehalf of the debtor	r within 2	
ye	ears before the filing of this case to another person, other	er than property transferred in the ordinary course of bus nclude gifts or transfers previously listed on this stateme	iness or			ı
	,					
	None					
	Who received transfer?	Description of property transferred or payments received or debts paid in exchange		Date transfer was made	Tota valu	l amount or e
13.1	CELSIUS NETWORK LIMITED	100% of shares of GK8 Ltd.		10/28/2021	\$	\$ 115,000,000
	Address					
	THE HARLEY BUILDING 77-79 NEW CAVENDISH STREET LONDON, W1E 6XB UNITED KINGDOM					
	Relationship to debtor The purchaser under the share purchase agreement					
	The purchaser under the share purchase agreement					
	Who received transfer?	Description of property transferred or payments received or debts paid in exchange		Date transfer was made	Tota valu	l amount or
13.2		payments received or debts paid in exchange		was made	\$	e e
	Address					
	Relationship to debtor					
				-		
Part 7	Previous Locations					
14. Pr	evious addresses					
		ars before filing this case and the dates the addresses w	ere use	d.		
	Does not apply Address		Data	s of Occupancy		
					_	
	ISRAEL BEK 3 TEL - AVIV, ISRAEL		From	11/18/2018	То	02/09/2021
1/1 2	KREMNITZKY 6		Erom	02/10/2021	To	03/23/2022
	TEL - AVIV, ISRAEL		LIOM	02/10/2021	То	03/23/2022

Debtor Name

Pg 23 of 54 22-11643 GK8 Ltd. Case number (If known)

Part 8: Health	h Care Bankruptcies			
15. Health Care	bankruptcies			
- diagnosing	r primarily engaged in offering services and g or treating injury, deformity, or disease, or any surgical, psychiatric, drug treatment, or			
✓ No. Go to	Part 9.			
Yes. Fill in	the information below.			
Facility r	name and address	Nature of the business operation, includi services the debtor provides	ing type of	If debtor provides meals and housing, number of patients in debtor's care
15.1			_	
Street			_	
City	State Zip Code	Location where patient records are main (if different from facility address). If electro service provider.		How are records kept?
				Check all that apply:
			-	☐ Electronically
				☐ Paper
Facility r	name and address	Nature of the business operation, includi services the debtor provides	ing type of	If debtor provides meals and housing, number of patients in debtor's care
15.2			_	
Street			_	
Sileet				
City	State Zip Code	Location where patient records are main (if different from facility address). If electro service provider.		How are records kept?
				Check all that apply:
			_	☐ Electronically
			-	☐ Paper
Part 9: Perso	onally Identifiable Information			
16. Does the de	btor collect and retain personally identifia	able information of customers?		
✓ No.				
☐ Yes. State	the nature of the information collected and	retained.		
Doe	s the debtor have a privacy policy about that	at information?		
	No			
	Yes			
=	ars before filing this case, have any emplo profit-sharing plan made available by the o	yees of the debtor been participants in an debtor as an employee benefit?	y ERISA, 401(k), 403(b), or other	
☐ No. Go to	Part 10.			
Yes. Does	the debtor serve as plan administrator?			
	No. Go to Part 10.			
	Yes. Fill in below			
	Name of plan		Employer identification nu	ımber of the plan
	State Pension Plan - National Insurance In	stitute of Israel	EIN: N/A	
	Has the plan been terminated?			
	☑ No ☐ Yes			
	_			

22-11643-mg Doc 5 Filed 01/20/23 Entered 01/20/23 20:33:35 Main Document Pg 24 of 54 Case number (If known) 22-11643

Debtor

GK8 Ltd.

art 10: Certain Financial Accounts, Safe Deposit Bo	oxes, and Storage Units						
3. Closed financial accounts							
Within 1 year before filing this case, were any fina old, moved, or transferred? Include checking, savings, money market, or othe brokerage houses, cooperatives, associations, an	r financial accounts; certifica					ed,	
✓ None							
Financial institution name and address	Last 4 digits of account number	Ту	pe of account		Date account was closed, sold, moved, or transferred		oalance e closing or fer
18.1	XXXX-		Checking			\$	
			Savings				
Street			Money Market				
City State Zip Code			Brokerage				
			Other				
8.2	XXXX-	_ □	Checking			\$	
Street			Savings Market				
			Money Market Brokerage				
City State Zip Code			Other				
List any safe deposit box or other depository for so None Depository institution name and	ecurities, cash, or other value Names of anyone wit				ve within 1 year before filin	ng this case	Does debto
List any safe deposit box or other depository for so ✓ None Depository institution name and address					·	ng this case	Does debto
List any safe deposit box or other depository for so None Depository institution name and					·	ng this case	Does debto
None Depository institution name and address Street	Names of anyone wit				·	ng this case	Does debto
None Depository institution name and address Street City State Zip Code	Names of anyone with	th acces	ss to it	Descrip	tion of the contents		Does debto
None Depository institution name and address Street City State Zip Code Off-premises storage List any property kept in storage units or warehous in which the debtor does business.	Names of anyone with	th acces	ss to it	Descrip	tion of the contents		Does debto
None Depository institution name and address Street City State Zip Code Deff-premises storage List any property kept in storage units or warehousin which the debtor does business. None	Address ses within 1 year before filing	this ca	se. Do not includ	Descrip	tion of the contents		Does debto still have it
None Depository institution name and address Street City State Zip Code Off-premises storage List any property kept in storage units or warehous in which the debtor does business.	Names of anyone with	this ca	se. Do not includ	Descrip	tion of the contents		Does debto still have it
None Depository institution name and address Street City State Zip Code List any property kept in storage units or warehou in which the debtor does business. None	Address ses within 1 year before filing	this ca	se. Do not includ	Descrip	tion of the contents that are in a part of a buil		Does debto
None Depository institution name and address Street City State Zip Code List any property kept in storage units or warehou in which the debtor does business. None Facility name and address CTI BILU ST 58	Address ses within 1 year before filing Names of anyone with	this ca	se. Do not includ	Descrip de facilities Descrip	tion of the contents that are in a part of a buil		Does debto still have it No Yes Does debto still have it

22-11643-mg Doc 5 Filed 01/20/23 Entered 01/20/23 20:33:35 Main Document Pg 25 of 54 Case number (If known) 22-11643

Debtor

GK8 Ltd. Name

	Property the Debtor Holds or Controls That	the Deptor Does Not Own		
P	roperty held for another			
	ist any property that the debtor holds or controls rust. Do not list leased or rented property.	that another entity owns. Include any property b	porrowed from, being stored for, or held in	
7	None			
	Owner's name and address	Location of the property	Description of the property	Value
				\$
	Charat			
	Street			
	City State Zip Code			
1	12: Details About Environmental Information			
h	e purpose of Part 12, the following definitions ap	ply:		
	Environmental law means any statute or governm egardless of the medium affected (air, land, wate		ination, or hazardous material,	
	Site means any location, facility, or property, incluormerly owned, operated, or utilized.	ding disposal sites, that the debtor now owns, o	perates, or utilizes or that the debtor	
	dazardous material means anything that an enviror a similarly harmful substance.	onmental law defines as hazardous or toxic, or	describes as a pollutant, contaminant,	
00	rt all notices, releases, and proceedings knowr	n, regardless of when they occurred.		
3	No Yes. Provide details below. Case title	Court or agency name and address	Nature of the case	Status of case
				Pending
	Casa Numbar	Street		_
	Case Number	Street		
	Case Number	Street City State Zip Code		On appeal
e 1	Case Number las any governmental unit otherwise notified the notified the notified the notified law? No Yes. Provide details below.	City State Zip Code	ntially liable under or in violation of an	On appeal
e 1	las any governmental unit otherwise notified th nvironmental law? No	City State Zip Code	ntially liable under or in violation of an Environmental law, if known	On appeal
e]	las any governmental unit otherwise notified th nvironmental law? No Yes. Provide details below.	City State Zip Code		On appeal
	las any governmental unit otherwise notified th nvironmental law? No Yes. Provide details below. Site name and address	City State Zip Code ne debtor that the debtor may be liable or pote Governmental unit name and address		On app

Debtor

Pg 26 of 54 Case number (If known) 22-11643 GK8 Ltd. Name

No Yes. Provide details below.		
Site name and address	Governmental unit name and address	Environmental law, if known Date of notice
Street	Street	
City State Zip Code	City State Zip Code	
13: Details About the Debtor's Business or C	Connections to Any Business	
Other businesses in which the debtor has or		within Course before filling this
List any business for which the debtor was an Include this information even if already listed i	owner, partner, member, or otherwise a person in control n the Schedules.	within 6 years before filling this case.
None		
Business name and address	Describe the nature of the business	Employer Identification number Do not include Social Security number or ITIN.
1 GK8 UK Limited DANIEL FRISCH 3 STREET	Inactive - dormant (expected to employ GK8 UK employees)	EIN:
FEL AVIV-YAFO, 6473104 SRAEL	строусску	Dates business existed
1010 122		From February 2022 To Current
Business name and address	Describe the nature of the business	Employer Identification number Do not include Social Security number or ITIN.
2 GK8 USA LLC DANIEL FRISCH 3 STREET	Inactive - dormant (expected to employ GK8 US employees)	EIN: <u>8</u> 8-1989450
TEL AVIV-YAFO, 6473104 ISRAEL	строуссоу	Dates business existed
		From February 2022 To Current
Business name and address	Describe the nature of the business	Employer Identification number Do not include Social Security number or ITIN.
3		EIN:
		Dates business existed
		From To

GK8 Ltd. Debtor

Name

1 1100 01/20/20	Litterea	J 1/20/20 20.00	J.00 1110	
Pg	27 of 54	Case	e number (If known	ı) 22-116 <i>4</i>

_	None <u>See Attached Rider</u>			
Na	ame and address		Dates of service	
			_	
			From	To
Street	t			
City	State	Zip Code		
Na	ame and address		Dates of service	
			Duties of convice	
			From	То
Street				-
	•			
City	State	Zip Code		
	List all firms or individuals who have audited, compiled, or reviewed debtor statement within 2 years before filing this case.	's books of account and record	ls or prepared a financial	
	None			
	Name and address		Dates of service	
6b.1	GUBERMAN CONSULTING OF 12 YAD HARUTZIM RD TEL- AVIV, ISRAEL		From <u>12/07/2020</u>	To 12/07/2022
	Name and address		Dates of service	
26b.2	² KOST FORER GABBAY & KASIERER, A MEMBER OF ERNST & YOUN 144 MENACHEM BEGIN RD 6492102 TEL AVIV, ISRAEL	IG GLOBAL	From <u>12/07/2020</u>	To <u>12/07/2022</u>
	ist all firms or individuals who were in possession of the debtor's books of	account and records when this	s case is filed .	
Sc. L	and the first of the victorial with weight possession of the deptor a books of			
3c. L	None See Attached Rider		if any books of account an unavailable, explain why	nd records are
	None See Attached Rider Name and address			
	None <u>See Attached Rider</u> Name and address			
	None See Attached Rider Name and address			

Debtor GK8 Ltd.

Name

Pg 28 of 54 Case number (If known) 22-11643

	Name and address		if any books of account and records are unavailable, explain why
26	2.2		
	Street		
	City State	Zip Code	
260	List all financial institutions, creditors, and other parties, including mercantile and trade ag statement within 2 years before filing this case.	encies, to whom	the debtor issued a financial
[None <u>See Attached Rider</u>		
	Name and address		
26	.1		
	Street		
	City State	Zip Code	
		, ,	
	Name and address		
26	1.2		
	Street		
	City State	Zip Code	
		, ,	
07			
27. Inv	entories e any inventories of the debtor's property been taken within 2 years before filing this case?		
	No		
	Yes. Give the details about the two most recent inventories.		
	Name of the person who supervised the taking of the inventory	Date of	The dollar amount and basis (cost,
	value of the person who supervised the taking of the inventory	inventory	market, or other basis) of each inventory
Υ	ARIV MARKOVITZ	12/31/2021	\$ 55,609.62
	Name and address of the person who has possession of		
	inventory records		
	VI BAR MISSIM ANIEL FRISCH 3 STREET		
	ELAVIV-YAFO, 6473104 SRAEL		

Debtor G

	Name of the person who supervised the	taking of the inventory	Date inve		he dollar amount a narket, or other bas		• •
	YARIV MARKOVITZ		06/30	/2022	\$	55	,609.30
	Name and address of the person who ha inventory records	s possession of					
27.2	AVI BAR MISSIM DANIEL FRISCH 3 STREET TEL AVIV-YAFO, 6473104 ISRAEL						
	st the debtor's officers, directors, managir other people in control of the debtor at th		embers in control, co	ntrolling sha	reholders,		
	Name	Address		Position an interest	d nature of any		% of interest, if any
	See Attached Rider						
	fithin 1 year before the filing of this case, d			_	-		
	embers in control of the debtor, or shareho	olders in control of the debtor wh	o no longer nola tnes	se positions	•		
\checkmark	Yes. Identify below.						
	Name	Address		Position an any interes	d nature of t		d during which ion or interest neld
	See Attached Rider					From	То
						From	То
						From	
						From	То
30. P a	ayments, distributions, or withdrawals cred	dited or given to insiders					
	Vithin 1 year before filing this case, did the do onuses, loans, credits on loans, stock redem		in any form, including	salary, other	compensation, dra	ws,	
	No	, , , , , , , , , , , , , , , , , , ,					
	Yes. Identify below.						
	Name and address of recipient		Amount of money of description and value property		Dates		Reason for providing the value
30.1	Please Refer to SOFA Question 4.						
	Street						
	City State	Zip Code					
	Relationship to debtor						

Debtor GK8 Ltd.

GK8 Ltd. Name Pg 30 of 54 Case number (If known) 22-11643

	Name and address of recipient	Amount of money description and vaproperty		Dates	Reason for providing the value
30.2					
	Street				
	City State Zip Code				
	Relationship to debtor				
21 W	ithin 6 years before filling this case, has the debter been a member of any	aanaalidatad araun t	for toy nurnoon	-2	
	ithin 6 years before filing this case, has the debtor been a member of any one. No	consolidated group i	or tax purpose	5 f	
_	Yes. Identify below.				
	Name of the parent corporation		Employer Idea	ntification number of the	parent
			EIN:		
_	ithin 6 years before filing this case, has the debtor as an employer been re	esponsible for contri	buting to a pen	sion fund?	
_	No Yes. Identify below.				
	Name of the pension fund		Employer Ide	ntification number of the	pension
	State Pension Plan - National Insurance Institute of Israel		EIN: N/A		
Part 1	Signature and Declaration				
	WARNING Bankruptcy fraud is a serious crime. Making a false statement, connection with a bankruptcy case can result in fines up to \$500,000 or impri 18 U.S.C. §§ 152, 1341, 1519, and 3571.			ey or property by fraud in	
	I have examined the information in this Statement of Financial Affairs and an is true and correct.	y attachments and ha	ave a reasonable	e belief that the informatio	n
		y attachments and ha	ave a reasonable	e belief that the informatio	n
	is true and correct.	y attachments and ha	ave a reasonablo	e belief that the informatio	n
	is true and correct.	y attachments and ha	ave a reasonable	e belief that the informatio	n
	is true and correct. I declare under penalty of perjury that the foregoing is true and correct.	y attachments and ha	ave a reasonable	e belief that the informatio	n
	is true and correct. I declare under penalty of perjury that the foregoing is true and correct. Executed on 01/20/2023	y attachments and ha	ave a reasonable	e belief that the informatio	n
	is true and correct. I declare under penalty of perjury that the foregoing is true and correct. Executed on 01/20/2023		ave a reasonable		n
x	is true and correct. I declare under penalty of perjury that the foregoing is true and correct. Executed on 01/20/2023 MM / DD / YYYY				n
x	is true and correct. I declare under penalty of perjury that the foregoing is true and correct. Executed on O1/20/2023 MM / DD / YYYYY /s/ Christopher Ferraro Signature of individual signing on behalf of the debtor				n
x	is true and correct. I declare under penalty of perjury that the foregoing is true and correct. Executed on 01/20/2023 MM / DD / YYYY				n
x	is true and correct. I declare under penalty of perjury that the foregoing is true and correct. Executed on O1/20/2023 MM / DD / YYYYY /s/ Christopher Ferraro Signature of individual signing on behalf of the debtor				n
X	is true and correct. I declare under penalty of perjury that the foregoing is true and correct. Executed on O1/20/2023 MM / DD / YYYYY /s/ Christopher Ferraro Signature of individual signing on behalf of the debtor	Printed name	Christopher Fei	raro	n
X	is true and correct. I declare under penalty of perjury that the foregoing is true and correct. Executed on 01/20/2023 MM / DD / YYYY /s/ Christopher Ferraro Signature of individual signing on behalf of the debtor Position or relationship to debtor Acting Board Member & CFO	Printed name	Christopher Fei	raro	n
X Ar	is true and correct. I declare under penalty of perjury that the foregoing is true and correct. Executed on O1/20/2023 MM / DD / YYYYY /s/ Christopher Ferraro Signature of individual signing on behalf of the debtor Position or relationship to debtor Acting Board Member & CFO e additional pages to Statement of Financial Affairs for Non-Individuals Financial Affairs for Non-Individuals Financial Affairs	Printed name	Christopher Fei	raro	n
X Ar	is true and correct. I declare under penalty of perjury that the foregoing is true and correct. Executed on 01/20/2023 MM / DD / YYYYY /s/ Christopher Ferraro Signature of individual signing on behalf of the debtor Position or relationship to debtor Acting Board Member & CFO e additional pages to Statement of Financial Affairs for Non-Individuals File No	Printed name	Christopher Fei	raro	n

Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

SOFA Question 3: Certain payments or transfers to creditors within 90 days before filing this case

Creditor Name & Address	Check or Wire Number	Payment Date	Reason For Payment	Amount Paid
10BIS MENACHEM BEGIN ROAD 144 FLOOR 32 MIDTOWM TEL AVIV, 6492102 ISRAEL		10/06/2022	Suppliers or Vendors	\$9,105.43
		11/06/2022	Suppliers or Vendors	\$8,670.88
		12/05/2022	Suppliers or Vendors	\$11,461.90
			SUBTOTAL	\$29,238.21
BLOCKDAEMON INC. 1055 WEST 7TH STREET LOS ANGELES, CA 90017		09/12/2022	Suppliers or Vendors	\$3,000.00
		11/09/2022	Suppliers or Vendors	\$4,500.00
		11/10/2022	Suppliers or Vendors	\$3,000.00
		11/30/2022	Suppliers or Vendors	\$1,641.00
			SUBTOTAL	\$12,141.00
CLEARGATE ETSEL STREET 1 RISHON LETSIYON, 7570603 ISRAEL		11/08/2022	Suppliers or Vendors	\$40,902.36
			SUBTOTAL	\$40,902.36
DANIEL IBRAHIM ADDRESS REDACTED		09/09/2022	Services	\$11,577.71
		10/06/2022	Services	\$11,219.36
		11/09/2022	Services	\$11,406.82
		12/01/2022	Services	\$12,909.96
			SUBTOTAL	\$47,113.85
DOIT INTERNATIONAL DAVID ELAZAR 12 TEL AVIV, ISRAEL		09/12/2022	Suppliers or Vendors	\$32,024.00
		10/20/2022	Suppliers or Vendors	\$26,749.29
		11/08/2022	Suppliers or Vendors	\$27,663.53
		11/10/2022	Suppliers or Vendors	\$41,667.00
			SUBTOTAL	\$128,103.82
ELIE SIMON ADDRESS REDACTED		09/12/2022	Services	\$3,041.39
		11/02/2022	Services	\$2,966.95
		11/09/2022	Services	\$3,018.63
		11/30/2022	Services	\$1,130.06
			SUBTOTAL	\$10,157.03
ERAN TROMER ADDRESS REDACTED		09/09/2022	Services	\$3,000.00
		11/02/2022	Services	\$3,000.00
		11/08/2022	Services	\$3,000.00
		12/01/2022	Services	\$3,273.00
			SUBTOTAL	\$12,273.00

Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

SOFA Question 3: Certain payments or transfers to creditors within 90 days before filing this case

Creditor Name & Address	Check or Wire Number	Payment Date	Reason For Payment	Amount Paid
EXPLORIUM LTD. DANIEL FRISCH 3 TEL AVIV, ISRAEL		09/11/2022	Other- Rent	\$113,841.31
			SUBTOTAL	\$113,841.31
G. E. EHRLICH (1995) LTD. THE ROGOVIN-TIDHAR TOWER 15TH FLOOR 11 MENACHEM BEGIN ROAD RAMAT-GAN, 5268104 ISRAEL		09/12/2022	Suppliers or Vendors	\$28,411.97
		11/08/2022	Suppliers or Vendors	\$2,249.14
			SUBTOTAL	\$30,661.11
GORFRIENDS RAMAT GAN TEL AVIV, ISRAEL		09/14/2022	Suppliers or Vendors	\$9,193.83
			SUBTOTAL	\$9,193.83
GUBERMAN CONSULTING OF 12 YAD HARUTZIM RD TEL- AVIV, ISRAEL		09/14/2022	Services	\$4,286.96
		11/02/2022	Services	\$3,767.80
		11/08/2022	Services	\$3,743.20
		11/09/2022	Services	\$3,759.53
			SUBTOTAL	\$15,557.49
HR MARKETING 7 HATZAV ST. RAMAT HASHARON 4724544 HERZLIYA, 4672501 ISRAEL		09/14/2022	Suppliers or Vendors	\$9,193.83
			SUBTOTAL	\$9,193.83
KOST FORER GABBAY & KASIERER, A MEMBER OF ERNST & YOUNG GLOBAL 144 MENACHEM BEGIN RD, 6492102, TEL AVIV, ISRAEL		11/09/2022	Suppliers or Vendors	\$17,407.85
			SUBTOTAL	\$17,407.85
MASTERCARD INTERNATIONAL INCORPORATED 114 FIFTH AVENUE NEW YORK, NY 10011		10/02/2022	Other- Credit Card Charges	\$14,394.91
		11/02/2022	Other- Credit Card Charges	\$14,640.64
		12/02/2022	Other- Credit Card Charges	\$8,999.46
			SUBTOTAL	\$38,035.01
MICHAEL CIMO (STATERA BELLUS) ADDRESS REDACTED		09/15/2022	Services	\$17,536.64
		10/06/2022	Services	\$16,262.41
		11/09/2022	Services	\$16,262.41
		12/01/2022	Services	\$17,699.00

Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

SOFA Question 3: Certain payments or transfers to creditors within 90 days before filing this case

Creditor Name & Address	Check or Wire Number	Payment Date	Reason For Payment	Amount F	Paid
			S	UBTOTAL	\$67,760.46
NEOT AVIV LTD. IBN GABIROL 30 TEL AVIV, ISRAEL		09/14/2022	Suppliers or Vendors		\$3,330.91
		11/02/2022	Suppliers or Vendors		\$3,536.72
		11/08/2022	Suppliers or Vendors		\$6,646.38
			S	UBTOTAL	\$13,514.01
REBLONDE PUBLIC RELATIONS 2 ZE'EV JABOTINSKY ST RAMAT GAN, ISRAEL		09/14/2022	Suppliers or Vendors		\$9,360.00
		11/02/2022	Suppliers or Vendors		\$9,360.00
		11/08/2022	Suppliers or Vendors		\$9,360.00
			S	UBTOTAL	\$28,080.00
TECHEN DANIEL FRISCH 3 TEL AVIV, ISRAEL		09/14/2022	Suppliers or Vendors		\$5,954.89
		11/02/2022	Suppliers or Vendors		\$5,191.53
		11/08/2022	Suppliers or Vendors		\$6,368.07
			s	UBTOTAL	\$17,514.49
ZOOMINFO 805 BROADWAY STREET, SUITE 900 VANCOUVER, WA 98660		11/09/2022	Suppliers or Vendors		\$16,247.50
			S	UBTOTAL	\$16,247.50

Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

SOFA Question 4: Payments or other transfers of property made within 1 year before filing this case that benefited any insider

Creditor Name and Address	Relationship to Debtor	Total Amount or Value	Dates	Reason for Payment or Transfer
ADAM SCHREIBER DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Vice President Research & Development	回 35,750.00	December 2021	Base Salary
ADAM SCHREIBER DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Vice President Research & Development	回 19,250.00	December 2021	Global Overtime
ADAM SCHREIBER DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Vice President Research & Development	₪ 213.00	December 2021	Travel Reimbursement
ADAM SCHREIBER DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Vice President Research & Development	₪ 35,750.00	January 2022	Base Salary
ADAM SCHREIBER DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Vice President Research & Development	₪ 19,250.00	January 2022	Global Overtime
ADAM SCHREIBER DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Vice President Research & Development	₪ 213.00	January 2022	Travel Reimbursement
ADAM SCHREIBER DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Vice President Research & Development	回 35,750.00	February 2022	Base Salary
ADAM SCHREIBER DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Vice President Research & Development	回 19,250.00	February 2022	Global Overtime
ADAM SCHREIBER DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Vice President Research & Development	₪ 213.00	February 2022	Travel Reimbursement
ADAM SCHREIBER DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Vice President Research & Development	₪ 35,750.00	March 2022	Base Salary
ADAM SCHREIBER DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Vice President Research & Development	₪ 19,250.00	March 2022	Global Overtime
ADAM SCHREIBER DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Vice President Research & Development	₪ 213.00	March 2022	Travel Reimbursement
ADAM SCHREIBER DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Vice President Research & Development	₪ 35,750.00	April 2022	Base Salary

Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

SOFA Question 4: Payments or other transfers of property made within 1 year before filing this case that benefited any insider

Creditor Name and Address	Relationship to Debtor	Total Amount or Value	Dates	Reason for Payment or Transfer
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ADAM SCHREIBER DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Vice President Research & Development	₪ 49,658.14	April 2022	Bonus
ADAM SCHREIBER DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Vice President Research & Development	₪ 19,250.00	April 2022	Global Overtime
ADAM SCHREIBER DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Vice President Research & Development	₪ 213.00	April 2022	Travel Reimbursement
ADAM SCHREIBER DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Vice President Research & Development	₪ 35,750.00	May 2022	Base Salary
ADAM SCHREIBER DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Vice President Research & Development	₪ 19,250.00	May 2022	Global Overtime
ADAM SCHREIBER DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Vice President Research & Development	₪ 213.00	May 2022	Travel Reimbursement
ADAM SCHREIBER DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Vice President Research & Development	₪ 35,750.00	June 2022	Base Salary
ADAM SCHREIBER DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Vice President Research & Development	回 19,250.00	June 2022	Global Overtime
ADAM SCHREIBER DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Vice President Research & Development	₪ 213.00	June 2022	Travel Reimbursement
ADAM SCHREIBER DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Vice President Research & Development	₪ 35,750.00	July 2022	Base Salary
ADAM SCHREIBER DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Vice President Research & Development	回 19,250.00	July 2022	Global Overtime
ADAM SCHREIBER DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Vice President Research & Development		July 2022	Travel Reimbursement
ADAM SCHREIBER DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Vice President Research & Development	□ 44,800.00	August 2022	Base Salary

Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

SOFA Question 4: Payments or other transfers of property made within 1 year before filing this case that benefited any insider

Creditor Name and Address	Relationship to Debtor	Total Amount or Value	Dates	Reason for Payment or Transfer
ADAM SCHREIBER DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Vice President Research & Development	№ 11,200.00	August 2022	Global Overtime
ADAM SCHREIBER DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Vice President Research & Development	₪ 213.00	August 2022	Travel Reimbursement
ADAM SCHREIBER DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Vice President Research & Development	₪ 44,800.00	September 2022	Base Salary
ADAM SCHREIBER DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Vice President Research & Development	₪ 11,200.00	September 2022	Global Overtime
ADAM SCHREIBER DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Vice President Research & Development	₪ 213.00	September 2022	Travel Reimbursement
ADAM SCHREIBER DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Vice President Research & Development	回 44,800.00	October 2022	Base Salary
ADAM SCHREIBER DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Vice President Research & Development	回 49,658.14	October 2022	Bonus
ADAM SCHREIBER DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Vice President Research & Development	№ 11,200.00	October 2022	Global Overtime
ADAM SCHREIBER DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Vice President Research & Development	₪ 213.00	October 2022	Travel Reimbursement
ADAM SCHREIBER DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Vice President Research & Development	₪ 44,800.00	November 2022	Base Salary
ADAM SCHREIBER DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Vice President Research & Development	№ 11,200.00	November 2022	Global Overtime
ADAM SCHREIBER DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Vice President Research & Development	₪ 213.00	November 2022	Travel Reimbursement
ADAM SCHREIBER DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Vice President Research & Development	₪ 386.00	January 2022 - November 2022	Expense Reimbursement

Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

Creditor Name and Address	Relationship to Debtor	Total Amount or Value	Dates	Reason for Payment or Transfer
LIOR LAMESH DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Executive Officer	₪ 40,000.00	December 2021	Base Salary
LIOR LAMESH DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Executive Officer	回 10,000.00	December 2021	Global Overtime
LIOR LAMESH DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Executive Officer	回 213.00	December 2021	Travel Reimbursement
LIOR LAMESH DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Executive Officer	回 40,000.00	January 2022	Base Salary
LIOR LAMESH DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Executive Officer	回 10,000.00	January 2022	Global Overtime
LIOR LAMESH DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Executive Officer	₪ 213.00	January 2022	Travel Reimbursement
LIOR LAMESH DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Executive Officer	₪ 40,000.00	February 2022	Base Salary
LIOR LAMESH DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Executive Officer	₪ 10,000.00	February 2022	Global Overtime
LIOR LAMESH DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Executive Officer	₪ 213.00	February 2022	Travel Reimbursement
LIOR LAMESH DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Executive Officer	₪ 40,000.00	March 2022	Base Salary
LIOR LAMESH DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Executive Officer	₪ 10,000.00	March 2022	Global Overtime
LIOR LAMESH DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Executive Officer	₪ 213.00	March 2022	Travel Reimbursement
LIOR LAMESH DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Executive Officer	₪ 40,000.00	April 2022	Base Salary

Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

Creditor Name and Address	Relationship to Debtor	Total Amount or Value	Dates	Reason for Payment or Transfer
LIOR LAMESH DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Executive Officer	回 10,000.00	April 2022	Global Overtime
LIOR LAMESH DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Executive Officer	回 213.00	April 2022	Travel Reimbursement
LIOR LAMESH DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Executive Officer	回 40,000.00	May 2022	Base Salary
LIOR LAMESH DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Executive Officer	回 10,000.00	May 2022	Global Overtime
LIOR LAMESH DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Executive Officer	₪ 213.00	May 2022	Travel Reimbursement
LIOR LAMESH DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Executive Officer	₪ 40,000.00	June 2022	Base Salary
LIOR LAMESH DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Executive Officer	₪ 10,000.00	June 2022	Global Overtime
LIOR LAMESH DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Executive Officer	回 213.00	June 2022	Travel Reimbursement
LIOR LAMESH DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Executive Officer	₪ 40,000.00	July 2022	Base Salary
LIOR LAMESH DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Executive Officer	₪ 10,000.00	July 2022	Global Overtime
LIOR LAMESH DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Executive Officer	回 213.00	July 2022	Travel Reimbursement
LIOR LAMESH DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Executive Officer	₪ 40,000.00	August 2022	Base Salary
LIOR LAMESH DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Executive Officer	回 10,000.00	August 2022	Global Overtime

Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

Creditor Name and Address	Relationship to Debtor	Total Amount or Value	Dates	Reason for Payment or Transfer
LIOR LAMESH DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Executive Officer	₪ 213.00	August 2022	Travel Reimbursement
LIOR LAMESH DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Executive Officer	回 40,000.00	September 2022	Base Salary
LIOR LAMESH DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Executive Officer	回 10,000.00	September 2022	Global Overtime
LIOR LAMESH DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Executive Officer	回 213.00	September 2022	Travel Reimbursement
LIOR LAMESH DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Executive Officer	₪ 40,000.00	October 2022	Base Salary
LIOR LAMESH DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Executive Officer	₪ 10,000.00	October 2022	Global Overtime
LIOR LAMESH DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Executive Officer	₪ 213.00	October 2022	Travel Reimbursement
LIOR LAMESH DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Executive Officer	₪ 40,000.00	November 2022	Base Salary
LIOR LAMESH DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Executive Officer	₪ 10,000.00	November 2022	Global Overtime
LIOR LAMESH DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Executive Officer	回 213.00	November 2022	Travel Reimbursement
LIOR LAMESH DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Executive Officer	₪ 8,366.00	January 2022 - November 2022	Expense Reimbursement
MARK MAYERFELD DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Revenue Officer	₪ 34,450.00	December 2021	Base Salary
MARK MAYERFELD DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Revenue Officer	₪ 18,550.00	December 2021	Global Overtime

Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

Creditor Name and Address	Relationship to Debtor	Total Amount or Value	Dates	Reason for Payment or Transfer
MARK MAYERFELD DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Revenue Officer	₪ 750.00	December 2021	Travel Reimbursement
MARK MAYERFELD DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Revenue Officer	₪ 34,450.00	January 2022	Base Salary
MARK MAYERFELD DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Revenue Officer	₪ 67,000.00	January 2022	Bonus
MARK MAYERFELD DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Revenue Officer	₪ 239,050.00	January 2022	Commission
MARK MAYERFELD DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Revenue Officer	₪ 18,550.00	January 2022	Global Overtime
MARK MAYERFELD DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Revenue Officer	₪ 750.00	January 2022	Travel Reimbursement
MARK MAYERFELD DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Revenue Officer	₪ 34,450.00	February 2022	Base Salary
MARK MAYERFELD DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Revenue Officer	₪ 18,550.00	February 2022	Global Overtime
MARK MAYERFELD DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Revenue Officer	₪ 750.00	February 2022	Travel Reimbursement
MARK MAYERFELD DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Revenue Officer	₪ 34,450.00	March 2022	Base Salary
MARK MAYERFELD DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Revenue Officer	回 18,550.00	March 2022	Global Overtime
MARK MAYERFELD DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Revenue Officer	₪ 750.00	March 2022	Travel Reimbursement
MARK MAYERFELD DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Revenue Officer	₪ 34,450.00	April 2022	Base Salary

Debtor Name: GK8 Ltd. Pg 41 of 54 Case Number: 22-11643

Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

Creditor Name and Address	Relationship to Debtor	Total Amount or Value	Dates	Reason for Payment or Transfer
MARK MAYERFELD DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Revenue Officer	回 131,353.00	April 2022	Commission
MARK MAYERFELD DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Revenue Officer	回 18,550.00	April 2022	Global Overtime
MARK MAYERFELD DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Revenue Officer	₪ 750.00	April 2022	Travel Reimbursement
MARK MAYERFELD DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Revenue Officer	₪ 34,450.00	May 2022	Base Salary
MARK MAYERFELD DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Revenue Officer	₪ 18,550.00	May 2022	Global Overtime
MARK MAYERFELD DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Revenue Officer	₪ 750.00	May 2022	Travel Reimbursement
MARK MAYERFELD DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Revenue Officer	₪ 34,450.00	June 2022	Base Salary
MARK MAYERFELD DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Revenue Officer	回 18,550.00	June 2022	Global Overtime
MARK MAYERFELD DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Revenue Officer	₪ 750.00	June 2022	Travel Reimbursement
MARK MAYERFELD DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Revenue Officer	回 34,450.00	July 2022	Base Salary
MARK MAYERFELD DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Revenue Officer	回 18,550.00	July 2022	Global Overtime
MARK MAYERFELD DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Revenue Officer	回 750.00	July 2022	Travel Reimbursement
MARK MAYERFELD DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Revenue Officer	₪ 44,800.00	August 2022	Base Salary

Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

Creditor Name and Address	Relationship to Debtor	Total Amount or Value	Dates	Reason for Payment or Transfer
MARK MAYERFELD DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Revenue Officer	回 13,608.00	August 2022	Commission
MARK MAYERFELD DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Revenue Officer	₪ 11,200.00	August 2022	Global Overtime
MARK MAYERFELD DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Revenue Officer	₪ 750.00	August 2022	Travel Reimbursement
MARK MAYERFELD DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Revenue Officer	回 44,800.00	September 2022	Base Salary
MARK MAYERFELD DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Revenue Officer	回 11,200.00	September 2022	Global Overtime
MARK MAYERFELD DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Revenue Officer	₪ 750.00	September 2022	Travel Reimbursement
MARK MAYERFELD DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Revenue Officer	₪ 44,800.00	October 2022	Base Salary
MARK MAYERFELD DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Revenue Officer	₪ 7,268.00	October 2022	Commission
MARK MAYERFELD DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Revenue Officer	₪ 11,200.00	October 2022	Global Overtime
MARK MAYERFELD DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Revenue Officer	₪ 750.00	October 2022	Travel Reimbursement
MARK MAYERFELD DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Revenue Officer	回 44,800.00	November 2022	Base Salary
MARK MAYERFELD DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Revenue Officer	₪ 11,200.00	November 2022	Global Overtime
MARK MAYERFELD DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Revenue Officer	₪ 750.00	November 2022	Travel Reimbursement

Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

Creditor Name and Address	Relationship to Debtor	Total Amount or Value	Dates	Reason for Payment or Transfer
MARK MAYERFELD DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Revenue Officer	₪ 10,711.00	January 2022 - November 2022	Expense Reimbursement
SHAHAR SHAMAI DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Technology Officer	교 40,000.00	December 2021	Base Salary
SHAHAR SHAMAI DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Technology Officer	₪ 10,000.00	December 2021	Global Overtime
SHAHAR SHAMAI DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Technology Officer	№ 213.00	December 2021	Travel Reimbursement
SHAHAR SHAMAI DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Technology Officer	교 40,000.00	January 2022	Base Salary
SHAHAR SHAMAI DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Technology Officer	₪ 10,000.00	January 2022	Global Overtime
SHAHAR SHAMAI DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Technology Officer	№ 213.00	January 2022	Travel Reimbursement
SHAHAR SHAMAI DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Technology Officer	₪ 40,000.00	February 2022	Base Salary
SHAHAR SHAMAI DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Technology Officer	₪ 10,000.00	February 2022	Global Overtime
SHAHAR SHAMAI DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Technology Officer	№ 213.00	February 2022	Travel Reimbursement
SHAHAR SHAMAI DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Technology Officer	₪ 40,000.00	March 2022	Base Salary
SHAHAR SHAMAI DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Technology Officer	교 10,000.00	March 2022	Global Overtime
SHAHAR SHAMAI DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Technology Officer	₪ 213.00	March 2022	Travel Reimbursement

Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

Creditor Name and Address	Relationship to Debtor	Total Amount or Value	Dates	Reason for Payment or Transfer
SHAHAR SHAMAI DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Technology Officer	回 40,000.00	April 2022	Base Salary
SHAHAR SHAMAI DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Technology Officer	回 10,000.00	April 2022	Global Overtime
SHAHAR SHAMAI DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Technology Officer	₪ 213.00	April 2022	Travel Reimbursement
SHAHAR SHAMAI DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Technology Officer	回 40,000.00	May 2022	Base Salary
SHAHAR SHAMAI DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Technology Officer	回 10,000.00	May 2022	Global Overtime
SHAHAR SHAMAI DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Technology Officer	₪ 213.00	May 2022	Travel Reimbursement
SHAHAR SHAMAI DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Technology Officer	₪ 40,000.00	June 2022	Base Salary
SHAHAR SHAMAI DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Technology Officer	回 10,000.00	June 2022	Global Overtime
SHAHAR SHAMAI DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Technology Officer	₪ 213.00	June 2022	Travel Reimbursement
SHAHAR SHAMAI DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Technology Officer	回 40,000.00	July 2022	Base Salary
SHAHAR SHAMAI DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Technology Officer	回 10,000.00	July 2022	Global Overtime
SHAHAR SHAMAI DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Technology Officer	回 213.00	July 2022	Travel Reimbursement
SHAHAR SHAMAI DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Technology Officer	₪ 40,000.00	August 2022	Base Salary

Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

Creditor Name and Address	Relationship to Debtor	Total Amount or Value	Dates	Reason for Payment or Transfer
SHAHAR SHAMAI DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Technology Officer	₪ 10,000.00	August 2022	Global Overtime
SHAHAR SHAMAI DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Technology Officer	№ 213.00	August 2022	Travel Reimbursement
SHAHAR SHAMAI DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Technology Officer	교 40,000.00	September 2022	Base Salary
SHAHAR SHAMAI DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Technology Officer	回 10,000.00	September 2022	Global Overtime
SHAHAR SHAMAI DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Technology Officer	№ 213.00	September 2022	Travel Reimbursement
SHAHAR SHAMAI DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Technology Officer		October 2022	Base Salary
SHAHAR SHAMAI DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Technology Officer	回 10,000.00	October 2022	Global Overtime
SHAHAR SHAMAI DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Technology Officer	n⊒ 213.00	October 2022	Travel Reimbursement
SHAHAR SHAMAI DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Technology Officer	₪ 40,000.00	November 2022	Base Salary
SHAHAR SHAMAI DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Technology Officer	ᇛ 10,000.00	November 2022	Global Overtime
SHAHAR SHAMAI DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Technology Officer	₪ 213.00	November 2022	Travel Reimbursement
SHAHAR SHAMAI DANIEL FRISCH 3 STREET TEL AVIV-YAFO 6473104 ISRAEL	Chief Technology Officer	回 6,801.00	January 2022 - November 2022	Expense Reimbursement

22-11643-mg Doc 5 Filed 01/20/23 Entered 01/20/23 20:33:35 Main Document Pg 46 of 54

Debtor Name: GK8 Ltd. Case Number: 22-11643

Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

Debtor	Trading Partner	Month	Beginning Balance	Ending Balance	onthly Activity able / (Payable)
GK8 Ltd.	Celsius Network IL Ltd.	November 2021		\$0.00	\$ -
GK8 Ltd.	Celsius Network IL Ltd.	December 2021	\$0.00	\$0.00	\$ -
GK8 Ltd.	Celsius Network IL Ltd.	January 2022	\$0.00	\$0.00	\$ -
GK8 Ltd.	Celsius Network IL Ltd.	February 2022	\$0.00	\$0.00	\$ -
GK8 Ltd.	Celsius Network IL Ltd.	March 2022	\$0.00	\$0.00	\$ -
GK8 Ltd.	Celsius Network IL Ltd.	April 2022	\$0.00	\$0.00	\$ -
GK8 Ltd.	Celsius Network IL Ltd.	May 2022	\$0.00	\$0.00	\$ -
GK8 Ltd.	Celsius Network IL Ltd.	June 2022	\$0.00	\$0.00	\$ -
GK8 Ltd.	Celsius Network IL Ltd.	July 2022	\$0.00	\$0.00	\$ -
GK8 Ltd.	Celsius Network IL Ltd.	August 2022	\$0.00	-\$500,000.00	\$ (500,000.00)
GK8 Ltd.	Celsius Network IL Ltd.	September 2022	-\$500,000.00	-\$500,000.00	\$ -
GK8 Ltd.	Celsius Network IL Ltd.	October 2022	-\$500,000.00	-\$500,000.00	\$ -
GK8 Ltd.	Celsius Network IL Ltd.	November 2022	-\$500,000.00	-\$1,500,000.00	\$ (1,000,000.00)
GK8 Ltd.	Celsius Network IL Ltd.	12/7/2022	-\$1,500,000.00	-\$1,500,000.00	\$ -
GK8 Ltd.	Celsius Network Limited	November 2021		\$30,000.00	\$ 30,000.00
GK8 Ltd.	Celsius Network Limited	December 2021	\$30,000.00	\$30,000.00	\$ -
GK8 Ltd.	Celsius Network Limited	January 2022	\$30,000.00	\$30,000.00	\$ -
GK8 Ltd.	Celsius Network Limited	February 2022	\$30,000.00	\$30,000.00	\$ -
GK8 Ltd.	Celsius Network Limited	March 2022	\$30,000.00	\$30,000.00	\$ -
GK8 Ltd.	Celsius Network Limited	April 2022	\$30,000.00	\$30,000.00	\$ -
GK8 Ltd.	Celsius Network Limited	May 2022	\$30,000.00	\$31,532.00	\$ 1,532.00
GK8 Ltd.	Celsius Network Limited	June 2022	\$31,532.00	\$33,515.00	\$ 1,983.00
GK8 Ltd.	Celsius Network Limited	July 2022	\$33,515.00	\$46,103.00	\$ 12,588.00
GK8 Ltd.	Celsius Network Limited	August 2022	\$46,103.00	\$76,103.00	\$ 30,000.00
GK8 Ltd.	Celsius Network Limited	September 2022	\$76,103.00	\$106,156.00	\$ 30,053.00
GK8 Ltd.	Celsius Network Limited	October 2022	\$106,156.00	\$136,156.00	\$ 30,000.00
GK8 Ltd.	Celsius Network Limited	November 2022	\$136,156.00	\$76,103.00	\$ (60,053.00)
GK8 Ltd.	Celsius Network Limited	12/7/2022	\$76,103.00	\$106,115.00	\$ 30,012.00

Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

SOFA Question 11: Payments related to bankruptcy

Who was paid or who received the transfer?	Email or website	Who made payment?	Description of Property	Date	Amount
AKIN GUMP STRAUSS HAUER & FELD LLP ONE BRYANT PARK NEW YORK, NY 10036-6745	https://www.akingu mp.com/en/	Celsius Network Limited	N/A	06/14/2022	\$ 1,000,000.00
AKIN GUMP STRAUSS HAUER & FELD LLP ONE BRYANT PARK NEW YORK, NY 10036-6745	https://www.akingu mp.com/en/	Celsius Network Limited	N/A	06/24/2022	\$ 850,000.00
AKIN GUMP STRAUSS HAUER & FELD LLP ONE BRYANT PARK NEW YORK, NY 10036-6745	https://www.akingu mp.com/en/	Celsius Network Limited	N/A	07/06/2022	\$ 250,000.00
AKIN GUMP STRAUSS HAUER & FELD LLP ONE BRYANT PARK NEW YORK, NY 10036-6745	https://www.akingu mp.com/en/	Celsius Network Limited	N/A	07/12/2022	\$ 150,000.00
AKIN GUMP STRAUSS HAUER & FELD LLP ONE BRYANT PARK NEW YORK, NY 10036-6745	https://www.akingu mp.com/en/	Celsius Network Limited	N/A	10/31/2022	\$ 741,898.56
ALVAREZ AND MARSAL NORTH AMERICA, LLC 600 MADISON AVENUE 8TH FLOOR NEW YORK, NY 10022	https://www.alvarez andmarsal.com/	Celsius Network Limited	N/A	06/21/2022	\$ 1,000,000.00
ALVAREZ AND MARSAL NORTH AMERICA, LLC 600 MADISON AVENUE 8TH FLOOR NEW YORK, NY 10022	https://www.alvarez andmarsal.com/	Celsius Network Limited	N/A	06/24/2022	\$ 950,000.00
ALVAREZ AND MARSAL NORTH AMERICA, LLC 600 MADISON AVENUE 8TH FLOOR NEW YORK, NY 10022	https://www.alvarez andmarsal.com/	Celsius Network Limited	N/A	07/06/2022	\$ 650,000.00
ALVAREZ AND MARSAL NORTH AMERICA, LLC 600 MADISON AVENUE 8TH FLOOR NEW YORK, NY 10022	https://www.alvarez andmarsal.com/	Celsius Network Limited	N/A	07/11/2022	\$ 600,000.00
ALVAREZ AND MARSAL NORTH AMERICA, LLC 600 MADISON AVENUE 8TH FLOOR NEW YORK, NY 10022	https://www.alvarez andmarsal.com/	Celsius Network Limited	N/A	07/12/2022	\$ 200,000.00
ALVAREZ AND MARSAL NORTH AMERICA, LLC 600 MADISON AVENUE 8TH FLOOR NEW YORK, NY 10022	https://www.alvarez andmarsal.com/	Celsius Network Limited	N/A	10/26/2022	\$ 2,369,334.30
CENTERVIEW PARTNERS LLC 31 WEST 52ND STREET NEW YORK, NY 10019	https://www.centervi ewpartners.com/	Celsius Network LLC	N/A	06/21/2022	\$ 260,000.00
CENTERVIEW PARTNERS LLC 31 WEST 52ND STREET NEW YORK, NY 10019	https://www.centervi ewpartners.com/	Celsius Network LLC	N/A	07/11/2022	\$ 250,246.59
CENTERVIEW PARTNERS LLC 31 WEST 52ND STREET NEW YORK, NY 10019	https://www.centervi ewpartners.com/	Celsius Network LLC	N/A	09/27/2022	\$ 450,000.00

Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

SOFA Question 11: Payments related to bankruptcy

Who was paid or who received the transfer?	Email or website	Who made payment?	Description of Property	Date	Amount
CENTERVIEW PARTNERS LLC 31 WEST 52ND STREET NEW YORK, NY 10019	https://www.centervi ewpartners.com/	Celsius Network LLC	N/A	10/27/2022	\$ 203,444.82
CENTERVIEW PARTNERS LLC 31 WEST 52ND STREET NEW YORK, NY 10019	https://www.centervi ewpartners.com/	Celsius Network Limited	N/A	12/06/2022	\$ 200,753.97
COLE SCHOTZ P.C 1325 AVENUE OF THE AMERICAS 19TH FLOOR NEW YORK, NY 10019	https://www.colesch otz.com/	Celsius Network Limited	N/A	06/24/2022	\$ 150,000.00
EY 401 9TH AVE NEW YORK, NY 10001	https://www.ey.com/ en_us	Celsius Network Inc.	N/A	05/05/2022	\$ 26,250.00
EY 401 9TH AVE NEW YORK, NY 10001	https://www.ey.com/ en_us	Celsius Network Limited	N/A	05/12/2022	\$ 33,041.00
EY 401 9TH AVE NEW YORK, NY 10001	https://www.ey.com/ en_us	Celsius Network LLC	N/A	05/12/2022	\$ 18,000.00
EY 401 9TH AVE NEW YORK, NY 10001	https://www.ey.com/ en_us	Celsius Network Inc.	N/A	05/12/2022	\$ 44,000.00
EY 401 9TH AVE NEW YORK, NY 10001	https://www.ey.com/ en_us	Celsius Network Inc.	N/A	06/09/2022	\$ 26,250.00
EY 401 9TH AVE NEW YORK, NY 10001	https://www.ey.com/ en_us	Celsius Network Limited	N/A	06/27/2022	\$ 52,384.00
EY 401 9TH AVE NEW YORK, NY 10001	https://www.ey.com/ en_us	Celsius Network LLC	N/A	06/27/2022	\$ 181,000.00
FISCHER BEHAR CHEN WELL ORION CO. 146 MENACHEM BEGIN RD TEL-AVIV, 6492103 SRAEL	https://www.fbclawy ers.com/	Celsius Network IL Ltd.	N/A	11/24/2022	\$ 187,508.77
FISCHER BEHAR CHEN WELL DRION CO. 146 MENACHEM BEGIN RD TEL-AVIV, 6492103 SRAEL	https://www.fbclawy ers.com/	Celsius Network IL Ltd.	N/A	12/07/2022	\$ 23,947.37
KIRKLAND & ELLIS LLP 800 NORTH LASALLE STREET CHICAGO, IL 60654	https://www.kirkland .com/	Celsius Network Limited	N/A	06/30/2022	\$ 1,000,000.00
KIRKLAND & ELLIS LLP 800 NORTH LASALLE STREET CHICAGO, IL 60654	https://www.kirkland .com/	Celsius Network Limited	N/A	07/08/2022	\$ 1,500,000.00
KIRKLAND & ELLIS LLP 800 NORTH LASALLE STREET CHICAGO, IL 60654	https://www.kirkland .com/	Celsius Network Limited	N/A	07/11/2022	\$ 1,000,000.00
(IRKLAND & ELLIS LLP 800 NORTH LASALLE STREET CHICAGO, IL 60654	https://www.kirkland .com/	Celsius Network Limited	N/A	10/31/2022	\$ 2,409,848.27

Debtor Name: GK8 Ltd. Pg 49 of 54 Case Number: 22-11643

Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

SOFA Question 11: Payments related to bankruptcy

Who was paid or who received the transfer?	Email or website	Who made payment?	Description of Property	Date	Amount
STRETTO, INC. 410 EXCHANGE STE. 100 IRVINE, CA 92602	https://www.stretto. com/	Celsius Network Limited	N/A	06/24/2022	\$ 50,000.00
STRETTO, INC. 410 EXCHANGE STE. 100 IRVINE, CA 92602	https://www.stretto. com/	Celsius Network Limited	N/A	07/11/2022	\$ 25,000.00
STRETTO, INC. 410 EXCHANGE STE. 100 IRVINE, CA 92602	https://www.stretto. com/	Celsius Network Limited	N/A	09/02/2022	\$ 1,457,985.60
STRETTO, INC. 410 EXCHANGE STE. 100 IRVINE, CA 92602	https://www.stretto. com/	Celsius Network Limited	N/A	11/04/2022	\$ 3,344,801.51
STRETTO, INC. 410 EXCHANGE STE. 100 IRVINE, CA 92602	https://www.stretto. com/	Celsius Network Limited	N/A	12/06/2022	\$ 759,984.86
WILLIS TOWERS WATSON 800 N GLEBE RD STE 1000 ARLINGTON, VA 22203-2150	https://www.wtwco.c om/en-US	Celsius Network Limited	N/A	06/28/2022	\$ 75,000.00
WILLIS TOWERS WATSON 800 N GLEBE RD STE 1000 ARLINGTON, VA 22203-2150	https://www.wtwco.c om/en-US	Celsius Network Limited	N/A	08/11/2022	\$ 75,000.00
WILLIS TOWERS WATSON 800 N GLEBE RD STE 1000 ARLINGTON, VA 22203-2150	https://www.wtwco.c om/en-US	Celsius Network Limited	N/A	08/19/2022	\$ 75,000.00
WILLIS TOWERS WATSON 800 N GLEBE RD STE 1000 ARLINGTON, VA 22203-2150	https://www.wtwco.c om/en-US	Celsius Network Limited	N/A	09/27/2022	\$ 75,000.00
WILLIS TOWERS WATSON 800 N GLEBE RD STE 1000 ARLINGTON, VA 22203-2150	https://www.wtwco.c om/en-US	Celsius Network Limited	N/A	10/03/2022	\$ 75,000.00
WILLIS TOWERS WATSON 800 N GLEBE RD STE 1000 ARLINGTON, VA 22203-2150	https://www.wtwco.c om/en-US	Celsius Network Limited	N/A	10/28/2022	\$ 75,000.00

For the avoidance of doubt, above is a list of all payments related to bankruptcy made by or on behalf of the following debtors within 1 year before the filling of this case: Celsius Network LLC (Case No. 22-10964); Celsius KeyFi LLC (Case No. 22-10967); Celsius Lending LLC (Case No. 22-10970); Celsius Mining LLC (Case No. 22-10968); Celsius Network Inc. (Case No. 22-10965); Celsius Network Limited (Case No. 22-10966); Celsius Networks Lending LLC (Case No. 22-10969); Celsius US Holding LLC (Case No. 22-10971); GK8 Ltd. (Case No. 22-11643); GK8 UK Limited (Case No. 22-11645); and GK8 USA LLC (Case No. 22-11644). The amounts received by Debtor professionals on account of work performed for the Debtors prior to the original petition date of July 13, 2022 (the "Initial Petition Date") were previously disclosed in the Statement of Financial Affairs of such Debtors on October 5, 2022. Payments to professionals made following the Initial Petition Date were made pursuant to applicable orders governing the compensation of estate professionals entered by the Bankruptcy Court.

Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

SOFA Question 26a: List all accountants and bookkeepers who maintained the debtor's books and records within 2 years before filling this case.

Name and Address	From	То
ASWAN SEETHARAMAN 50 HARRISON STREET SUITE 209F HOBOKEN, NJ 07030	04/19/2022	Current
CHRISTOPHER FERRARO 50 HARRISON STREET SUITE 209F HOBOKEN, NJ 07030	07/12/2022	Current
ERAN LEVI ADDRESS REDACTED	04/20/2021	08/20/2022
NADAV SCHLEIFER DANIEL FRISCH 3 STREET TEL AVIV-YAFO, 6473104 ISRAEL	03/20/2022	Current
YANIV TSUR ADDRESS REDACTED	06/20/2021	11/30/2022
YARON SHALEM ADDRESS REDACTED	11/01/2021	02/14/2022

22-11643-mg Doc 5 Filed 01/20/23 Entered 01/20/23 20:33:35 Main Document Pg 51 of 54 Case Number: 22-11643

Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

SOFA Question 26c: Firms or individuals who were in possession of the debtor's books of account and records when this case is filed.

Name and Address	If unavailable, why?
ASWAN SEETHARAMAN 50 HARRISON STREET SUITE 209F HOBOKEN, NJ 07030	
CHRISTOPHER FERRARO 50 HARRISON STREET SUITE 209F HOBOKEN, NJ 07030	
GUBERMAN CONSULTING OF 12 YAD HARUTZIM RD TEL- AVIV, ISRAEL	
KOST FORER GABBAY & KASIERER, A MEMBER OF ERNST & YOUNG GLOBAL 144 MENACHEM BEGIN RD 6492102 TEL AVIV, ISRAEL	
NADAV SCHLEIFER DANIEL FRISCH 3 STREET TEL AVIV-YAFO, 6473104 ISRAEL	

22-11643-mg Doc 5 Filed 01/20/23 Entered 01/20/23 20:33:35 Main Document Pg 52 of 54

Debtor Name: GK8 Ltd. Case Number: 22-11643

Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

SOFA Question 26d: List all financial institutions, creditors, and other parties, including mercantile and trade agencies, to whom the debtor issues a financial statement within 2 years before filing this case.

Name and Address	
N/A	

In the ordinary course of business, the debtor provides financial statements to certain parties, such as financial institutions, investment banks, auditors, potential investors, vendors and financial advisors. The debtor does not maintain complete lists to track such disclosures, and as such, the debtor has not provided a listing of these parties in response to this question.

Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

SOFA Question 28: List the debtor's officers, directors, managing members, general partners, members in control, controlling shareholders, or other people in control of the debtor at the time of the filing of this case.

Name	Address	Position	% Interest
ADAM SCHREIBER	DANIEL FRISCH 3 STREET TEL AVIV-YAFO, 6473104 ISRAEL	Vice President Research & Development	N/A
CELSIUS NETWORK IL LTD.	156 MENACHEM BEGIN ROAD H RECITAL BUILDING 10TH FLOOR TEL AVIV, ISRAEL	Sole Member	100.00%
CHRISTOPHER FERRARO	50 HARRISON STREET SUITE 209F HOBOKEN, NJ 07030	Director, Chief Financial Officer	N/A
LIOR LAMESH	DANIEL FRISCH 3 STREET TEL AVIV-YAFO, 6473104 ISRAEL	Chief Executive Officer	N/A
MARK MAYERFELD	DANIEL FRISCH 3 STREET TEL AVIV-YAFO, 6473104 ISRAEL	Chief Revenue Officer	N/A
RON DEUTSCH	50 HARRISON STREET SUITE 209F HOBOKEN, NJ 07030	General Counsel	N/A
RONI COHEN PAVON	50 HARRISON STREET SUITE 209F HOBOKEN, NJ 07030	Director	N/A
SHAHAR SHAMAI	DANIEL FRISCH 3 STREET TEL AVIV-YAFO, 6473104 ISRAEL	Chief Technology Officer	N/A

22-11643-mg Doc 5 Filed 01/20/23 Entered 01/20/23 20:33:35 Main Document Pg 54 of 54

Debtor Name: GK8 Ltd. Case Number: 22-11643

Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

SOFA Question 29: Within 1 year before the filing of this case, did the debtor have officers, directors, managing members, general partners, members in control of the debtor, or shareholders in control of the debtor who no longer hold these positions?

Name	Address	Position	Start	End
ALEX MASHINSKY	ADDRESS REDACTED	Director	11/01/2021	09/26/2022
S. DANIEL LEON	ADDRESS REDACTED	Director	11/01/2021	12/01/2022
YARON SHALEM	ADDRESS REDACTED	Chief Financial Officer	11/01/2021	02/14/2022